Union Calendar No. 413

110TH CONGRESS 2D SESSION

H. R. 5658

[Report No. 110-652]

To authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 31, 2008

Mr. Skelton (for himself and Mr. Hunter) (both by request) introduced the following bill; which was referred to the Committee on Armed Services

May 16, 2008

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on March 31, 2008]

A BILL

To authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Duncan Hunter Na-
- 3 tional Defense Authorization Act for Fiscal Year 2009".
- 4 SEC. 2. ORGANIZATION OF ACT INTO DIVISIONS: TABLE OF
- 5 CONTENTS.
- 6 (a) DIVISIONS.—This Act is organized into three divi-
- 7 sions as follows:
- 8 (1) Division A—Department of Defense Author-
- 9 *izations*.
- 10 (2) Division B—Military Construction Author-
- 11 *izations*.
- 12 (3) Division C—Department of Energy National
- 13 Security Authorizations and Other Authorizations.
- 14 (b) Table of Contents for
- 15 this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Organization of Act into divisions; table of contents.
 - Sec. 3. Congressional defense committees.

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- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. National Guard and Reserve equipment.
- Sec. 106. Rapid Acquisition Fund.

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- Sec. 113. Restriction on obligation of funds for Army tactical radio pending report.

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- Sec. 122. Applicability of previous teaming agreements for Virginia-class submarine program.
- Sec. 123. Littoral Combat Ship (LCS) program.
- Sec. 124. Report on F/A-18 procurement costs, comparing multiyear to annual.

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- Sec. 132. Maintenance of retired KC-135E aircraft.
- Sec. 133. Repeal of multi-year contract authority for procurement of tanker aircraft.
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- Sec. 142. Small arms acquisition strategy and requirements review.
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- Sec. 222. Limitation on availability of funds for procurement, construction, and deployment of missile defenses in Europe.

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- Sec. 232. Assessment of the Historically Black Colleges and Universities and Minority Serving Institutions Program.
- Sec. 233. Technology-neutral information technology guidelines and standards to support fully interoperable electronic personal health information for the Department of Defense and Department of Veterans Affairs.
- Sec. 234. Repeal of requirement for Technology Transition Initiative.
- Sec. 235. Trusted defense systems.
- Sec. 236. Limitation on obligation of funds for Enhanced AN/TPQ-36 radar system pending submission of report.
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Sec. 1421. Armed Forces Retirement Home.

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Sec. 1431. Inapplicability of Executive Order 13457.

TITLE XV—AUTHORIZATION OF ADDITIONAL APPROPRIATIONS FOR OPERATION IRAQI FREEDOM AND OPERATION ENDURING FREEDOM

- Sec. 1501. Purpose.
- Sec. 1502. Army procurement.
- Sec. 1503. Navy and Marine Corps procurement.
- Sec. 1504. Air Force procurement.
- Sec. 1505. Defense-wide activities procurement.
- Sec. 1506. Rapid acquisition fund.
- Sec. 1507. Joint Improvised Explosive Device Defeat Fund.
- Sec. 1508. Limitation on obligation of funds for the Joint Improvised Explosive Devices Defeat Organization pending notification to Congress.
- Sec. 1509. Research, development, test, and evaluation.
- Sec. 1510. Operation and maintenance.
- Sec. 1511. Other Department of Defense programs.
- Sec. 1512. Iraq Security Forces Fund.
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- Sec. 1514. Military personnel.
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- Sec. 1516. Special transfer authority.
- Sec. 1517. Treatment as additional authorizations.

TITLE XVI—RECONSTRUCTION AND STABILIZATION CIVILIAN MANAGEMENT

- Sec. 1601. Short title.
- Sec. 1602. Findings.
- Sec. 1603. Definitions.
- Sec. 1604. Authority to provide assistance for reconstruction and stabilization crises.
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- Sec. 1607. Reconstruction and stabilization strategy.
- Sec. 1608. Annual reports to Congress.

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- Sec. 2001. Short title.
- Sec. 2002. Expiration of authorizations and amounts required to be specified by law.

TITLE XXI—ARMY

- Sec. 2101. Authorized Army construction and land acquisition projects.
- Sec. 2102. Family housing.
- Sec. 2103. Improvements to military family housing units.
- Sec. 2104. Authorization of appropriations, Army.
- Sec. 2105. Modification of authority to carry out certain fiscal year 2008 projects.
- Sec. 2106. Modification of authority to carry out certain fiscal year 2007 projects.
- Sec. 2107. Extension of authorizations of certain fiscal year 2006 projects.
- Sec. 2108. Extension of authorization of certain fiscal year 2005 project.

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.
- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Modification of authority to carry out certain fiscal year 2005 project.
- Sec. 2206. Modification of authority to carry out certain fiscal year 2007 projects.
- Sec. 2207. Report on impacts of surface ship homeporting alternatives.

TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.
- Sec. 2305. Extension of authorizations of certain fiscal year 2006 projects.
- Sec. 2306. Extension of authorizations of certain fiscal year 2005 projects.

TITLE XXIV—DEFENSE AGENCIES

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Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.

- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Modification of authority to carry out certain fiscal year 2007 project.
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- Sec. 2411. Authorized chemical demilitarization program construction and land acquisition projects.
- Sec. 2412. Authorization of appropriations, chemical demilitarization construction, defense-wide.
- Sec. 2413. Modification of authority to carry out certain fiscal year 1997 project.
- Sec. 2414. Modification of authority to carry out certain fiscal year 2000 project.

TITLE XXV—NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

- Sec. 2501. Authorized NATO construction and land acquisition projects.
- Sec. 2502. Authorization of appropriations, NATO.

TITLE XXVI—GUARD AND RESERVE FORCES FACILITIES

- Sec. 2601. Authorized Army National Guard construction and land acquisition projects.
- Sec. 2602. Authorized Army Reserve construction and land acquisition projects.
- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects.
- Sec. 2604. Authorized Air National Guard construction and land acquisition projects.
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve.
- Sec. 2607. Extension of authorizations of certain fiscal year 2006 projects.
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TITLE XXVII—BASE CLOSURE AND REALIGNMENT ACTIVITIES

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- Sec. 2701. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 1990.
- Sec. 2702. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2703. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 2005.

Subtitle B—Amendments to Base Closure and Related Laws

- Sec. 2711. Repeal of commission approach for development of recommendations in any future round of base closures and realignments.
- Sec. 2712. Modification of annual base closure and realignment reporting requirements.

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Subtitle C—Other Matters

- Sec. 2721. Conditions on closure of Walter Reed Army Medical Hospital and relocation of operations to National Naval Medical Center and Fort Belvoir.
- Sec. 2722. Report on use of BRAC properties as sites for refineries or nuclear power plants.

TITLE XXVIII—MILITARY CONSTRUCTION GENERAL PROVISIONS

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- Sec. 2801. Incorporation of principles of sustainable design in documents submitted as part of proposed military construction projects.
- Sec. 2802. Extension of authority to use operation and maintenance funds for construction projects outside the United States.
- Sec. 2803. Revision of maximum lease amount applicable to certain domestic Army family housing leases to reflect previously made annual adjustments in amount.
- Sec. 2804. Use of military family housing constructed under build and lease authority to house members without dependents.
- Sec. 2805. Lease of military family housing to the Secretary of Defense for use as residence.
- Sec. 2806. Repeal of reporting requirement in connection with installation vulnerability assessments.
- Sec. 2807. Modification of alternative authority for acquisition and improvement of military housing.
- Sec. 2808. Report on capturing housing privatization best practices.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Clarification of exceptions to congressional reporting requirements for certain real property transactions.
- Sec. 2812. Authority to lease non-excess property of military departments and Defense Agencies.
- Sec. 2813. Modification of utility system conveyance authority.
- Sec. 2814. Permanent authority to purchase municipal services for military installations in the United States.
- Sec. 2815. Defense access roads.
- Sec. 2816. Protecting private property rights during Department of Defense land acquisitions.

Subtitle C—Provisions Related to Guam Realignment

- Sec. 2821. Guam Defense Policy Review Initiative Account.
- Sec. 2822. Sense of Congress regarding use of Special Purpose Entities for military housing related to Guam realignment.
- Sec. 2823. Sense of Congress regarding Federal assistance to Guam.
- Sec. 2824. Comptroller General report regarding interagency requirements related to Guam realignment.
- Sec. 2825. Energy and environmental design initiatives in Guam military construction and installations.

- Sec. 2826. Department of Defense Inspector General report regarding Guam realianment.
- Sec. 2827. Eligibility of the Commonwealth of the Northern Mariana Islands for military base reuse studies and community planning assistance.
- Sec. 2828. Prevailing wage applicable to Guam.

Subtitle D—Energy Security

- Sec. 2841. Certification of enhanced use leases for energy-related projects.
- Sec. 2842. Annual report on Department of Defense installations energy management.

Subtitle E—Land Conveyances

- Sec. 2851. Land conveyance, former Naval Air Station, Alameda, California.
- Sec. 2852. Land conveyance, Norwalk Defense Fuel Supply Point, Norwalk, California.
- Sec. 2853. Land conveyance, former Naval Station, Treasure Island, California.
- Sec. 2854. Condition on lease involving Naval Air Station, Barbers Point, Hawaii
- Sec. 2855. Land conveyance, Sergeant First Class M.L. Downs Army Reserve Center, Springfield, Ohio.
- Sec. 2856. Land conveyance, John Sevier Range, Knox County, Tennessee.
- Sec. 2857. Land conveyance, Bureau of Land Management land, Camp Williams, Utah
- Sec. 2858. Land conveyance, Army property, Camp Williams, Utah.
- Sec. 2859. Extension of Potomac Heritage National Scenic Trail through Fort Belvoir, Virginia.

Subtitle F—Other Matters

- Sec. 2871. Revised deadline for transfer of Arlington Naval Annex to Arlington National Cemetery.
- Sec. 2872. Decontamination and use of former bombardment area on island of Culebra.
- Sec. 2873. Acceptance and use of gifts for construction of additional building at National Museum of the United States Air Force, Wright-Patterson Air Force Base.
- Sec. 2874. Establishment of memorial to American Rangers at Fort Belvoir, Virginia.
- Sec. 2875. Lease involving pier on Ford Island, Pearl Harbor Naval Base, Hawaii
- Sec. 2876. Naming of health facility, Fort Rucker, Alabama.

TITLE XXIX—ADDITIONAL WAR-RELATED AND EMERGENCY MILITARY CONSTRUCTION AUTHORIZATIONS FOR FISCAL YEAR 2008

- Sec. 2901. Authorized Army construction and land acquisition projects.
- Sec. 2902. Authorized Navy construction and land acquisition projects.
- Sec. 2903. Authorized Air Force construction and land acquisition projects.
- Sec. 2904. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2905. Termination of authority to carry out fiscal year 2008 Army projects for which funds were not appropriated.

DIVISION C—DEPARTMENT OF ENERGY NATIONAL SECURITY AUTHORIZATIONS AND OTHER AUTHORIZATIONS

TITLE XXXI—DEPARTMENT OF ENERGY NATIONAL SECURITY PROGRAMS

Subtitle A—National Security Programs Authorizations

- Sec. 3101. National Nuclear Security Administration.
- Sec. 3102. Defense environmental cleanup.
- Sec. 3103. Other defense activities.
- Sec. 3104. Defense nuclear waste disposal.
- Sec. 3105. Energy security and assurance.

Subtitle B—Program Authorizations, Restrictions, and Limitations

- Sec. 3111. Utilization of international contributions to the Russian plutonium disposition program.
- Sec. 3112. Extension of deadline for Comptroller General report on Department of Energy protective force management.

TITLE XXXII—DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Sec. 3201. Authorization.

TITLE XXXIV—NAVAL PETROLEUM RESERVES

Sec. 3401. Authorization of appropriations.

TITLE XXXV—MARITIME ADMINISTRATION

- Sec. 3501. Authorization of appropriations for fiscal year 2009.
- Sec. 3502. Limitation on export of vessels owned by the Government of the United States for the purpose of dismantling, recycling, or scrapping.
- Sec. 3503. Student incentive payment agreements.
- Sec. 3504. Riding gang member requirements.
- Sec. 3505. Maintenance and Repair Reimbursement Program for the Maritime Security Fleet.
- Sec. 3506. Temporary program authorizing contracts with adjunct professors at the United States Merchant Marine Academy.

1 SEC. 3. CONGRESSIONAL DEFENSE COMMITTEES.

- 2 For purposes of this Act, the term "congressional de-
- 3 fense committees" has the meaning given that term in sec-
- 4 tion 101(a)(16) of title 10, United States Code.

1 DIVISION A—DEPARTMENT OF

2 **DEFENSE AUTHORIZATIONS**

3 TITLE I—PROCUREMENT

Subtitle A—Authorization of Appropriations

- Sec. 101. Army.
- Sec. 102. Navy and Marine Corps.
- Sec. 103. Air Force.
- Sec. 104. Defense-wide activities.
- Sec. 105. National Guard and Reserve equipment.
- Sec. 106. Rapid Acquisition Fund.

Subtitle B—Army Programs

- Sec. 111. Separate procurement line items for Future Combat Systems program.
- Sec. 112. Restriction on contract awards for major elements of the Future Combat Systems program.
- Sec. 113. Restriction on obligation of funds for Army tactical radio pending report.
- Sec. 114. Restriction on obligation of procurement funds for Armed Reconnaissance Helicopter program pending certification.

Subtitle C-Navy Programs

- Sec. 121. Refueling and complex overhaul of the U.S.S. Theodore Roosevelt.
- Sec. 122. Applicability of previous teaming agreements for Virginia-class submarine program.
- Sec. 123. Littoral Combat Ship (LCS) program.
- Sec. 124. Report on F/A-18 procurement costs, comparing multiyear to annual.

Subtitle D—Air Force Programs

- Sec. 131. Limitation on retiring C-5 aircraft.
- Sec. 132. Maintenance of retired KC-135E aircraft.
- Sec. 133. Repeal of multi-year contract authority for procurement of tanker aircraft.
- Sec. 134. Report on processes used for requirements development for KC-(X).

Subtitle E—Joint and Multiservice Matters

- Sec. 141. Body armor acquisition strategy.
- Sec. 142. Small arms acquisition strategy and requirements review.
- Sec. 143. Requirement for common ground stations and payloads for manned and unmanned aerial vehicles.

Subtitle A—Authorization of 1 **Appropriations** 2 3 SEC. 101. ARMY. Funds are hereby authorized to be appropriated for fis-4 cal year 2009 for procurement for the Army as follows: 5 6 (1) For aircraft, \$4,912,735,000. 7 (2) For missiles, \$2,201,460,000. 8 (3) For weapons and tracked combat vehicles, 9 \$3,539,177,000. 10 (4) For ammunition, \$2,294,791,000. 11 (5) For other procurement, \$11,201,876,000. 12 SEC. 102. NAVY AND MARINE CORPS. 13 (a) NAVY.—Funds are hereby authorized to be appropriated for fiscal year 2009 for procurement for the Navy as follows: 15 16 (1) For aircraft, \$14,627,274,000. 17 (2) For weapons, including missiles and tor-18 pedoes, \$3,575,482,000. shipbuilding 19 (3)Forandconversion, 20 \$12,917,919,000. 21 (4) For other procurement, \$5,461,926,000. 22 (b) Marine Corps.—Funds are hereby authorized to be appropriated for fiscal year 2009 for procurement for 24 the Marine Corps in the amount of \$1,296,327,000.

- 1 (c) Navy and Marine Corps Ammunition.—Funds
- 2 are hereby authorized to be appropriated for fiscal year
- 3 2009 for procurement of ammunition for the Navy and the
- 4 Marine Corps in the amount of \$1,122,712,000.
- 5 SEC. 103. AIR FORCE.
- 6 Funds are hereby authorized to be appropriated for fis-
- 7 cal year 2009 for procurement for the Air Force as follows:
- 8 (1) For aircraft, \$12,618,665,000.
- 9 (2) For ammunition, \$934,478,000.
- 10 (3) For missiles, \$5,536,728,000.
- 11 (4) For other procurement, \$16,134,896,000.
- 12 SEC. 104. DEFENSE-WIDE ACTIVITIES.
- 13 Funds are hereby authorized to be appropriated for fis-
- 14 cal year 2009 for Defense-wide procurement in the amount
- 15 of \$3,485,428,000.
- 16 SEC. 105. NATIONAL GUARD AND RESERVE EQUIPMENT.
- 17 Funds are hereby authorized to be appropriated for fis-
- 18 cal year 2009 for the procurement of aircraft, missiles,
- 19 wheeled and tracked combat vehicles, tactical wheeled vehi-
- 20 cles, ammunition, other weapons, and other procurement
- 21 for the reserve components of the Armed Forces in the
- 22 amount of \$800,000,000.

SEC. 106. RAPID ACQUISITION FUND. 2 Funds are hereby authorized to be appropriated for fis-3 cal year 2009 for the Rapid Acquisition Fund in the amount of \$50,000,000. 4 Subtitle B—Army Programs 5 6 SEC. 111. SEPARATE PROCUREMENT LINE ITEMS FOR FU-7 TURE COMBAT SYSTEMS PROGRAM. 8 Effective for fiscal year 2010 and for each fiscal year thereafter, the Secretary of Defense shall ensure that, in each budget submission to the President, a separate, dedi-10 11 cated procurement line item is designated for each of the following elements of the Future Combat Systems (FCS) program, to the extent the budget submission includes funding for such elements: 15 (1) FCS Manned Ground Vehicles. 16 (2) FCS Unmanned Ground Vehicles. 17 (3) FCS Unmanned Aerial Systems. 18 (4) FCS Unattended Ground Systems. 19 (5) Other FCS elements. 20 SEC. 112. RESTRICTION ON CONTRACT AWARDS FOR MAJOR 21 ELEMENTS OF THE FUTURE COMBAT SYS-22 TEMS PROGRAM. (a) Contracting Restricted.—For fiscal year 2009 23 and any fiscal year thereafter, the Secretary of Defense and the Secretary of the Army may not award a contract for

26 low-rate initial production or full-rate production of major

1	elements of the Future Combat Systems program to any en-
2	tity that is under contract to perform the role of lead sys-
3	tems integrator for the Future Combat Systems program.
4	(b) Inapplicability to Non-Line of Sight Can-
5	NON.—Subsection (a) does not apply to contracts entered
6	into in fiscal year 2009 or fiscal year 2010 for procurement
7	of Non-Line of Sight Cannon vehicles.
8	(c) Inapplicability to Equipment Procured
9	Through Selected Acquisition Methods.—Subsection
10	(a) does not apply to elements of the Future Combat Sys-
11	tems program—
12	(1) acquired through the Army Rapid Equipping
13	Force program;
14	(2) acquired through the Joint Improved Explo-
15	sive Device Defeat Organization; or
16	(3) acquired specifically to address an Oper-
17	ational Needs Statement or Joint Urgent Operational
18	Needs Statement.
19	(d) Definitions.—In this section:
20	(1) The term "major elements of the Future
21	Combat Systems program" includes—
22	(A) Future Combat Systems Manned
23	Ground Vehicles;
24	(B) Future Combat Systems Unmanned
25	Ground Vehicles;

1	(C) Future Combat Systems Unmanned
2	Aerial Vehicles;
3	(D) Future Combat Systems Non-Line of
4	Sight Missile Launchers;
5	(E) Future Combat Systems Unattended
6	Ground Sensors; and
7	(F) Future Combat Systems equipment to
8	upgrade vehicles and other equipment in the
9	Army inventory as of October 1, 2008.
10	(2) The term "lead systems integrator" has the
11	meaning given such term in section 802(d) of the Na-
12	tional Defense Authorization Act for Fiscal Year 2008
13	(Public Law 110–181).
14	SEC. 113. RESTRICTION ON OBLIGATION OF FUNDS FOR
15	ARMY TACTICAL RADIO PENDING REPORT.
16	(a) Report Required.—The Assistant Secretary of
17	Defense for Networks and Information Integration shall
18	submit to the congressional defense committees a report on
19	Army tactical radio fielding plans by March 30, 2009. This
20	report shall include, at a minimum, the following:
21	(1) A description of the Army tactical radio
22	fielding strategy, including a description of the over-
23	all mix of tactical radio systems and how they inte-
24	grate to provide communications and network capa-
25	bility.

- 1 (2) A detailed description of the current and fu-2 ture mix of radios for Army infantry brigade combat 3 teams, heavy brigade combat teams, Stryker brigade 4 combat teams, and Future Combat Systems brigade 5 combat teams.
 - (3) A description of the current and future mix of radios for Army support brigades, headquarters elements, and training base.
 - (4) A description of the Army's plan to integrate joint tactical radio system radios, including the number of each type of joint tactical radio the Army plans to procure.
- 13 (5) An assessment of the total cost of the Army's 14 tactical radio fielding strategy, including future pro-15 curement of joint tactical radio systems.
- 16 (b) RESTRICTION ON OBLIGATION OF FUNDS PENDING
 17 REPORT.—Of the amounts appropriated pursuant to an
 18 authorization of appropriations in this Act or otherwise
 19 made available for fiscal year 2009 for Other Procurement,
 20 Army, for tactical radio systems, not more than 75 percent
 21 may be obligated or expended until 30 days after the report
 22 required by subsection (a) is received by the congressional
 23 defense committees.

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1	SEC. 114. RESTRICTION ON OBLIGATION OF PROCUREMENT
2	FUNDS FOR ARMED RECONNAISSANCE HELI-
3	COPTER PROGRAM PENDING CERTIFICATION.
4	(a) Certification Required.—The Under Secretary
5	of Defense for Acquisition, Technology, and Logistics shall
6	certify to the congressional defense committees that the
7	Army Reconnaissance Helicopter has—
8	(1) satisfactorily completed a Limited User Test;
9	and
10	(2) been approved to enter Milestone C.
11	(b) Restriction on Obligation of Funds Pending
12	Certification.—Of the amounts appropriated pursuant
13	to an authorization of appropriations in this Act or other-
14	wise made available for fiscal year 2009 for aircraft pro-
15	curement, Army, for the Armed Reconnaissance Helicopter,
16	not more than 20 percent may be obligated until 30 days
17	after the certification required by subsection (a) is received
18	by the congressional defense committees.
19	Subtitle C—Navy Programs
20	SEC. 121. REFUELING AND COMPLEX OVERHAUL OF THE
21	U.S.S. THEODORE ROOSEVELT.
22	(a) Amount Authorized From SCN Account.—Of
23	the amount appropriated pursuant to the authorization of
24	appropriations in section 102 or otherwise made available
25	for shipbuilding, conversion, and repair, Navy, for fiscal
26	year 2009, \$124,500,000 is available for the commencement

- 1 of the nuclear refueling and complex overhaul of the U.S.S.
- 2 Theodore Roosevelt (CVN-71) during fiscal year 2009. The
- 3 amount made available in the preceding sentence is the first
- 4 increment in the three-year funding planned for the nuclear
- 5 refueling and complex overhaul of that vessel.
- 6 (b) Contract Authority.—The Secretary of the
- 7 Navy is authorized to enter into a contract during fiscal
- 8 year 2009 for the nuclear refueling and overhaul of the
- 9 U.S.S. Theodore Roosevelt (CVN-71).
- 10 (c) Condition for Out-Year Contract Pay-
- 11 MENTS.—A contract entered into under subsection (b) shall
- 12 provide that any obligation of the United States to make
- 13 a payment under the contract for a fiscal year after fiscal
- 14 year 2009 is subject to the availability of appropriations
- 15 for that purpose for that later fiscal year.
- 16 SEC. 122. APPLICABILITY OF PREVIOUS TEAMING AGREE-
- 17 MENTS FOR VIRGINIA-CLASS SUBMARINE
- 18 **PROGRAM.**
- 19 Section 121 of the National Defense Authorization Act
- 20 for Fiscal Year 2008 (Public Law 110–181) is amended in
- 21 subsection (b)—
- 22 (1) in paragraph (1) by striking "and" at the
- end;
- 24 (2) in paragraph (2) by striking the period at
- 25 the end and inserting "; and"; and

1 (3) by adding at the end the following:

2 "(3) the Secretary submits to the congressional defense committees a certification that the contract 3 4 will be awarded to either the General Dynamics Elec-5 tric Boat Division or the Northrop Grumman New-6 port News Shipbuilding Division, with the other con-7 tractor as the primary subcontractor to the contract, 8 in accordance with the Team Agreement between the 9 two companies, dated February 16, 1997, which was 10 submitted to the Congress on March 31, 1997.".

SEC. 123. LITTORAL COMBAT SHIP (LCS) PROGRAM.

12 Section 124 of the National Defense Authorization Act

for Fiscal Year 2006 (Public Law 109–163; 119 Stat.

3157), as amended by section 125 of the National Defense

Authorization Act for Fiscal Year 2008 (Public Law 110-

181; 122 Stat. 29), is amended in subsection (d) by adding

at the end the following:

18 "(3) The amounts of increases or decreases in 19 costs attributable to economic inflation after Sep-20 tember 30, 2007. However, in the case of a vessel the procurement of which is funded from amounts appro-22 priated pursuant to an authorization of appropria-23 tions or otherwise made available for fiscal year 2008 24 or 2009, the amount of such an increase for such a 25 vessel may not exceed \$10,000,000.

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1	"(4) The amounts of increases or decreases in
2	costs of that vessel that are attributable to insertion
3	of new technology into that vessel, as compared to the
4	technology built into the first and second vessels, re-
5	spectively, of the Littoral Combat Ship (LCS) class of
6	vessels. However, the Secretary of the Navy may make
7	an adjustment under this paragraph only if—
8	"(A) the Secretary of the Navy determines,
9	and certifies to the congressional defense commit-
10	tees, that insertion of the new technology would
11	lower the life-cycle cost of the vessel; or
12	"(B) (i) the Secretary of the Navy deter-
13	mines, and certifies to the congressional defense
14	committees, that insertion of the new technology
15	is required to meet an emerging threat; and
16	"(ii) the Secretary of Defense certifies to
17	those committees that such threat poses grave
18	harm to national security.".
19	SEC. 124. REPORT ON F/A-18 PROCUREMENT COSTS, COM-
20	PARING MULTIYEAR TO ANNUAL.
21	(a) In General.—Not later than March 1, 2009, the
22	Secretary of Defense shall submit to the congressional de-
23	fense committees a report on F/A-18 procurement. The re-
24	port shall include the following:

- 1 (1) The number of F/A-18E/F and EA-18G air-2 craft programmed for procurement for fiscal years 3 2010 through 2015.
 - (2) The estimated procurement costs for those aircraft, if procured through annual procurement contracts.
 - (3) The estimated procurement costs for those aircraft, if procured through a multiyear procurement contract.
 - (4) The estimated savings that could be derived from the procurement of those aircraft through a multiyear procurement contract, and whether the Secretary considers the amount of those savings to be substantial.
 - (5) A discussion comparing the costs and benefits of obtaining those aircraft through annual procurement contracts with the costs and benefits of obtaining those aircraft through a multiyear procurement contract.
- 20 (6) The recommendations of the Secretary as to 21 whether Congress should authorize a multiyear pro-22 curement contract for those aircraft.
- 23 (b) CERTIFICATIONS REQUIRED.—Should the Sec-24 retary recommend under subsection (a)(6) that Congress 25 authorize a multiyear procurement contract for the aircraft,

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- 1 the Secretary shall accompany the recommendation with
- 2 the certifications required by section 2306b of title 10,
- 3 United States Code, so as to enable to award of a multiyear
- 4 procurement contract beginning with fiscal year 2010.
- 5 (c) Funding.—Subject to the availability of appro-
- 6 priations, the Secretary of the Navy may obligate up to
- 7 \$100,000,000 of the amount authorized for procurement of
- 8 F/A-18E/F or EA-18G aircraft for cost reduction initia-
- 9 tives (CRI) in fiscal year 2009. Such CRI funding may
- 10 be applied to either single year or multiyear procurements
- 11 of F/A–18 aircraft.

12 Subtitle D—Air Force Programs

- 13 SEC. 131. LIMITATION ON RETIRING C-5 AIRCRAFT.
- 14 (a) Certification and Cost Analysis Required.—
- 15 The Secretary of the Air Force may not retire C-5A aircraft
- 16 from the inventory of the Air Force in any number that
- 17 would reduce the total number of such aircraft in the inven-
- 18 tory below 111 until 45 days after the Secretary of the Air
- 19 Force submits to the congressional defense committees the
- 20 following:
- 21 (1) The Secretary's certification that retiring the
- 22 aircraft will not significantly increase operational
- 23 risk of not meeting the National Defense Strategy.
- 24 (2) A cost analysis with respect to the aircraft
- 25 to be retired that—

1	(A) evaluates which alternative is more ef-
2	fective in meeting strategic airlift mobility re-
3	quirements—
4	(i) to retire the aircraft; or
5	(ii) to perform the Reliability En-
6	hancement and Re-engining Program
7	(RERP) on the aircraft; and
8	(B) evaluates the life-cycle cost of C-17 air-
9	craft to replace the capability of the aircraft to
10	$be\ retired.$
11	(b) Additional Requirements for Cost Anal-
12	YSIS.—The cost analysis required by subsection (a)(2) shall
13	conform to the following requirements:
14	(1) The cost analysis shall include one analysis
15	that uses "constant year dollars" and one analysis
16	that uses "then year dollars".
17	(2) For each such analysis, the time period cov-
18	ered by the analysis shall be the expected service life
19	of the aircraft concerned.
20	(3) For each such analysis, the ownership costs
21	evaluated shall include costs for—
22	(A) planned technology insertions or up-
23	grades over the service life of the aircraft to meet
24	$emerging \ requirements;$
25	(B) research and development;

1	(C) testing;
2	(D) procurement;
3	(E) production;
4	$(F)\ production\ termination;$
5	$(G)\ operations;$
6	(H) training;
7	(I) maintenance;
8	$(J) \ sustainment;$
9	(K) military construction;
10	(L) personnel;
11	(M) cost of replacement due to attrition;
12	and
13	(N) disposal.
14	(4) The cost analysis shall include each of the
15	following:
16	(A) An assessment of the quality of each
17	cost analysis.
18	(B) A discussion of each of the following:
19	(i) The assumptions used.
20	(ii) The benefits to be realized from
21	$each\ alternative.$
22	(iii) Adverse impacts to be realized
23	from each alternative.

1	(iv) Cargo capacity, operational avail-
2	ability, departure reliability, and mission
3	capability.
4	(v) Aircraft basing.
5	(vi) Aircrew ratios and associated
6	training requirements.
7	(vii) Performing RERP on only C-5B
8	and C-5C aircraft.
9	(C) A summary table that compares and
10	contrasts each alternative with respect to each of
11	the requirements of this subsection.
12	(c) Conforming Repeal.—Section 132 of the Na-
13	tional Defense Authorization Act for Fiscal Year 2004 (Pub-
14	lic Law 108–136; 117 Stat. 1411) is repealed.
15	SEC. 132. MAINTENANCE OF RETIRED KC-135E AIRCRAFT.
16	Section 135(b) of the John Warner National Defense
17	Authorization Act for Fiscal Year 2007 (Public Law 109–
18	364; 120 Stat. 2114) is amended by striking "each KC-
19	135E aircraft that is retired" and inserting "at least 46
20	of the KC-135E aircraft retired".
21	SEC. 133. REPEAL OF MULTI-YEAR CONTRACT AUTHORITY
22	FOR PROCUREMENT OF TANKER AIRCRAFT.
23	Section 135 of the National Defense Authorization Act
24	for Fiscal Year 2004 (10 U.S.C. 2401a note) is repealed.

1	SEC. 134. REPORT ON PROCESSES USED FOR REQUIRE-
2	MENTS DEVELOPMENT FOR KC-(X).
3	Not later than December 1, 2008, the Secretary of the
4	Air Force shall submit to the congressional defense commit-
5	tees a report on the processes used for requirements develop-
6	ment for the KC-(X). The report shall include—
7	(1) an examination of the processes by which
8	KC-(X) requirements were established;
9	(2) a justification for the use of the KC-135 R as
10	the comparative baseline for the KC-(X) competition;
11	and
12	(3) an evaluation of commercial derivative air-
13	craft in the 750,000 pounds maximum gross take-off
14	weight to 1,000,000 pounds maximum gross take-off
15	weight range as a potential aerial refueling platform,
16	which shall include an examination of pertinent aer-
17	ial refueling capabilities such as range, offload at
18	range, and passenger/cargo capacity.
19	Subtitle E—Joint and Multiservice
20	Matters
21	SEC. 141. BODY ARMOR ACQUISITION STRATEGY.
22	(a) Executive Agent.—The Secretary of Defense
23	shall designate an executive agent for procurement of body
24	armor and associated components.
25	(b) Separate Procurement Line Items.—Effective
26	for fiscal year 2010 and for each fiscal year thereafter, the

1	Secretary of Defense shall ensure that, within each procure-
2	ment account budget submission to the President, a sepa-
3	rate, dedicated procurement line item is designated for pro-
4	curement of body armor and associated components.
5	(c) Report.—Not later than 90 days after the date
6	of the enactment of this Act, the Under Secretary of Defense
7	for Acquisition, Technology, and Logistics shall submit to
8	the congressional defense committees a report that—
9	(1) identifies the critical industrial base capac-
10	ity for body armor, to include all tiers of subcon-
11	$tractor\ suppliers;$
12	(2) contains a plan for the long-term mainte-
13	nance of this industrial base capacity; and
14	(3) identifies specific research and development
15	objectives, priorities, and funding profiles for—
16	(A) advances in the level of protection;
17	(B) weight reduction; and
18	(C) manufacturing productivity.
19	SEC. 142. SMALL ARMS ACQUISITION STRATEGY AND RE-
20	QUIREMENTS REVIEW.
21	(a) GAO AUDIT AND REPORT.—The Comptroller Gen-
22	eral of the United States shall audit the requirements gen-
23	eration process of the Department of Defense for small arms
24	procurement to determine if there are statutory or regu-
25	latory barriers to developing a small arms procurement re-

- quirement. Not later than October 1, 2009, the Comptroller General shall submit to the congressional defense committees 3 a report on the results of the audit. 4 (b) Secretary of Defense Report.—Not later than 120 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the congressional defense committees a comprehensive report on the small 8 arms industrial base. The report shall include the following: 9 (1) The current inventory, acquisition objective, 10 operational, and budgetary status of current small 11 arms programs, to include pistols, carbines, rifles, 12 light, medium, and heavy machine guns. 13 (2) A plan for a joint acquisition strategy for 14 small arms modernization, with emphasis on a pos-15 sible near term competition for a new pistol and carbine. 16 17 (3) An analysis of current small arms research 18 and development programs. 19 (4) An analysis of current small arms capability 20 gap assessments that have been finalized or are being
- 22 (c) Definition.—In this section, the term "small 23 arms"—

pursued.

1	(1) means man portable or vehicle mounted light
2	weapons, designed primarily for use by individual
3	military personnel for anti-personnel use; and
4	(2) includes pistols, carbines, rifles, and light,
5	medium, and heavy machine guns.
6	SEC. 143. REQUIREMENT FOR COMMON GROUND STATIONS
7	AND PAYLOADS FOR MANNED AND UN-
8	MANNED AERIAL VEHICLES.
9	(a) Policy Required.—The Secretary of Defense
10	shall establish a policy and an acquisition strategy for in-
11	telligence, surveillance, and reconnaissance payloads and
12	ground stations for manned and unmanned aerial vehicle
13	systems, to be applicable throughout the Department of De-
14	fense, to achieve integrated research, development, test, and
15	evaluation, and procurement commonality.
16	(b) OBJECTIVES.—The policy and acquisition strategy
17	required by subsection (a) shall have the following objec-
18	tives:
19	(1) Procurement of common payloads by vehicle
20	class, including—
21	$(A)\ signals\ intelligence;$
22	(B) electro optical;
23	(C) synthetic aperture radar;
24	(D) ground moving target indicator;
25	(E) conventional explosive detection;

1	$(F)\ foliage\ penetrating\ radar;$
2	(G) laser designator;
3	(H) chemical, biological, radiological, nu-
4	clear, explosive detection; and
5	(I) national airspace operations avionics or
6	sensors, or both.
7	(2) Commonality of ground systems by vehicle
8	class.
9	(3) Common management of vehicle and pay-
10	loads procurement.
11	(4) Ground station interoperability standardiza-
12	tion.
13	(5) Open source software code.
14	(6) Acquisition of technical data rights in ac-
15	cordance with section 2320 of title 10, United States
16	Code.
17	(7) Acquisition of vehicles, payloads, and ground
18	stations through competitive procurement.
19	(c) Affected Systems.—For the purposes of this sec-
20	tion, the manned and unmanned aerial vehicle classes and
21	types of manned and unmanned aerial vehicles within each
22	class are as follows:
23	(1) Tier II class: Vehicles such as Silver Fox and
24	Scan Eagle.
25	(2) Tactical class: Vehicles such as RQ-7.

1	(3) Medium altitude class: Vehicles such as MQ -
2	1, MQ-1C, MQ-5, MQ-8, MQ-9, and Warrior Alpha.
3	(4) High Altitude class: Vehicles such as RQ-4,
4	RQ-4N, Unmanned airship systems, Constant Hawk,
5	Angel Fire, Special Project Aircraft, Aerial Common
6	Sensor, EP-3, Scathe View, Compass Call, and Rivet
7	Joint.
8	(d) Consultation.—The Secretary shall develop the
9	policy and acquisition strategy required by subsection (a)
10	in consultation with the Chairman of the Joint Chiefs of
11	Staff.
12	(e) Report.—Not later than 120 days after the date
13	of the enactment of this Act, the Secretary shall submit to
14	the congressional defense committees, the Permanent Select
15	Committee on Intelligence of the House of Representatives,
16	and the Select Committee on Intelligence of the Senate a
17	report containing—
18	(1) the policy required by subsection (a); and
19	(2) the acquisition strategy required by sub-
20	section (a).
21	TITLE II—RESEARCH, DEVELOP-
22	MENT, TEST, AND EVALUA-
23	TION

 $Sec.\ 201.\ Authorization\ of\ appropriations.$

Sec. 202. Amount for defense science and technology.

Subtitle B—Program Requirements, Restrictions, and Limitations

- Sec. 211. Additional determinations to be made as part of Future Combat Systems milestone review.
- Sec. 212. Analysis of Future Combat Systems communications network and software.
- Sec. 213. Future Combat Systems manned ground vehicle selected acquisition reports.
- Sec. 214. Separate procurement and research, development, test, and evaluation line items and program elements for Sky Warrior Unmanned Aerial Systems project.
- Sec. 215. Restriction on obligation of funds for the Warfighter Information Network—Tactical program.
- Sec. 216. Limitation on source of funds for certain Joint Cargo Aircraft expenditures.

Subtitle C—Missile Defense Programs

- Sec. 221. Independent study of boost phase missile defense.
- Sec. 222. Limitation on availability of funds for procurement, construction, and deployment of missile defenses in Europe.

Subtitle D—Other Matters

- Sec. 231. Oversight of testing of personnel protective equipment by Director, Operational Test and Evaluation.
- Sec. 232. Assessment of the Historically Black Colleges and Universities and Minority Serving Institutions Program.
- Sec. 233. Technology-neutral information technology guidelines and standards to support fully interoperable electronic personal health information for the Department of Defense and Department of Veterans Affairs.
- Sec. 234. Repeal of requirement for Technology Transition Initiative.
- Sec. 235. Trusted defense systems.
- Sec. 236. Limitation on obligation of funds for Enhanced AN/TPQ-36 radar system pending submission of report.
- Sec. 237. Capabilities-based assessment to outline a joint approach for future development of vertical lift aircraft and rotorcraft.
- Sec. 238. Availability of funds for prompt global strike capability development.

Subtitle A—Authorization of Appropriations

- 3 SEC. 201. AUTHORIZATION OF APPROPRIATIONS.
- 4 Funds are hereby authorized to be appropriated for fis-
- 5 cal year 2009 for the use of the Department of Defense for
- 6 research, development, test, and evaluation as follows:
- 7 (1) For the Army, \$10,683,695,000.
- 8 (2) For the Navy, \$19,769,738,000.

1	(3) For the Air Force, \$28,238,349,000.
2	(4) For Defense-wide activities, \$21,033,651,000,
3	of which \$188,772,000 is authorized for the Director
4	of Operational Test and Evaluation.
5	SEC. 202. AMOUNT FOR DEFENSE SCIENCE AND TECH-
6	NOLOGY.
7	(a) Fiscal Year 2009.—Of the amounts authorized
8	to be appropriated by section 201, \$12,059,915,000 shall be
9	available for the Defense Science and Technology Program,
10	including basic research, applied research, and advanced
11	technology development projects.
12	(b) Basic Research, Applied Research, and Ad-
13	VANCED TECHNOLOGY DEVELOPMENT DEFINED.—For pur-
14	poses of this section, the term "basic research, applied re-
15	search, and advanced technology development" means work
16	funded in program elements for defense research and devel-
17	opment under Department of Defense budget activity 1, 2,
18	or 3.
19	Subtitle B—Program Requirements,
20	Restrictions, and Limitations
21	SEC. 211. ADDITIONAL DETERMINATIONS TO BE MADE AS
22	PART OF FUTURE COMBAT SYSTEMS MILE-
23	STONE REVIEW.
24	Section 214(b) of the John Warner National Defense
25	Authorization Act for Fiscal Year 2007 (Public Law 109-

1	364; 120 Stat. 2123) is amended by striking paragraphs
2	(4) through (6) and inserting the following:
3	"(4) Whether actual demonstrations, rather than
4	simulations, have shown that the software for the pro-
5	gram is on a path to achieve threshold requirements
6	on cost and schedule.
7	"(5) Whether the program's planned major com-
8	munications network demonstrations are sufficiently
9	complex and realistic to inform major program deci-
10	sion points.
11	"(6) The extent to which Future Combat Systems
12	manned ground vehicle survivability will be reduced
13	in a degraded Future Combat Systems communica-
14	tions network environment.
15	"(7) The level of network degradation at which
16	Future Combat Systems manned ground vehicle creu
17	survivability is significantly reduced.
18	"(8) The extent to which the Future Combat Sys-
19	tems communications network will be able to with-
20	stand network attack, jamming, or other interference.
21	"(9) What the cost estimate for the program is,
22	including all spin outs, and an assessment of the con-
23	fidence level for that estimate.

1	"(10) What the affordability assessment for the
2	program is, given projected Army budgets, based on
3	that cost estimate.".
4	SEC. 212. ANALYSIS OF FUTURE COMBAT SYSTEMS COMMU-
5	NICATIONS NETWORK AND SOFTWARE.
6	(a) Report Required.—Not later than July 1, 2009,
7	the Assistant Secretary of Defense, Networks and Informa-
8	tion Integration, shall submit to the congressional defense
9	committees a report providing an assessment of the Future
10	Combat Systems communications network and software.
11	This report shall include, at a minimum, the following:
12	(1) An assessment of the vulnerability of the Fu-
13	ture Combat Systems communications network and
14	software to enemy network attack, in particular the
15	impact of the use of significant amounts of commer-
16	cial software in Future Combat Systems software.
17	(2) An assessment of the vulnerability of the Fu-
18	ture Combat Systems communications network to
19	electronic warfare, jamming, and other potential
20	enemy interference.
21	(3) An assessment of the vulnerability of the Fu-
22	ture Combat Systems communications network to ad-
23	verse weather and complex terrain.
24	(4) An assessment of the Future Combat Systems
25	communication network's dependence on satellite com-

- munications support, and an assessment of the network's performance in the absence of assumed levels
 of satellite communications support.
- 4 (5) An assessment of the performance of the Fu5 ture Combat Systems communications network when
 6 operating in a degraded condition due to the factors
 7 analyzed in paragraphs (1), (2), (3), and (4), and
 8 how such a degraded network environment would im9 pact the performance of Future Combat Systems bri10 gades and the survivability of Future Combat Sys11 tems manned ground vehicles.
- 12 (b) Inclusion of Classified Annex.—The report re-13 quired by subsection (a) may include a classified annex at 14 the discretion of the Assistant Secretary, for the purpose 15 of providing the assessments required, or to provide addi-16 tional supporting information.
- 17 SEC. 213. FUTURE COMBAT SYSTEMS MANNED GROUND VE-
- 18 HICLE SELECTED ACQUISITION REPORTS.
- 19 (a) Report Required.—For each of the years 2009
- 20 through 2015, the Secretary of the Army shall, not later
- 21 than February 15 of the year, submit a selected acquisition
- 22 report for each Future Combat Systems manned ground ve-
- 23 hicle variant.
- 24 (b) REQUIRED ELEMENTS.—The reports required by
- 25 subsection (a) shall include the same information required

- 1 in comprehensive annual selected acquisition reports for
- 2 major defense acquisition as defined in section 2432(c) of
- 3 title 10, United States Code.
- 4 (c) Definition.—In this section, the term "manned
- 5 ground vehicle variant" includes the eight distinct variants
- 6 of manned ground vehicle designated on pages seven and
- 7 eight of the Future Combat Systems selected acquisition re-
- 8 port of the Department of Defense dated December 31, 2007,
- 9 and any additional manned ground vehicle variants des-
- 10 ignated in Future Combat Systems acquisition reports of
- 11 the Department of Defense after the date of the enactment
- 12 of this Act.
- 13 SEC. 214. SEPARATE PROCUREMENT AND RESEARCH, DE-
- 14 **VELOPMENT, TEST, AND EVALUATION LINE**
- 15 ITEMS AND PROGRAM ELEMENTS FOR SKY
- 16 WARRIOR UNMANNED AERIAL SYSTEMS
- 17 **PROJECT.**
- 18 Effective for fiscal year 2010 and for each fiscal year
- 19 thereafter, the Secretary of Defense shall ensure that, in the
- 20 Department of Defense's annual budget submission to the
- 21 President, within both the account for procurement and the
- 22 account for research, development, test, and evaluation, a
- 23 separate, dedicated line item and program element is des-
- 24 ignated for the Sky Warrior Unmanned Aerial Systems

1	project, to the extent such accounts include funding for such
2	project.
3	SEC. 215. RESTRICTION ON OBLIGATION OF FUNDS FOR
4	THE WARFIGHTER INFORMATION NETWORK—
5	TACTICAL PROGRAM.
6	(a) Notification Required.—The Under Secretary
7	of Defense for Acquisition, Technology, and Logistics shall
8	notify the congressional defense committees within five days
9	after the completion of all of the following actions:
10	(1) Approval by the Under Secretary of a new
11	acquisition program baseline for the Warfighter Infor-
12	mation Network-Tactical (WIN-T) Increment 3 pro-
13	gram.
14	(2) Completion of the independent cost estimate
15	for the WIN-T Increment 3 program by the Cost
16	Analysis Improvement Group, as required by the
17	June 5, 2007 recertification by the Under Secretary.
18	(3) Completion of the technology readiness assess-
19	ment of the WIN-T Increment 3 program by the Di-
20	rector, Defense Research and Engineering, as required
21	by the June 5, 2007 recertification by the Under Sec-
22	retary.
23	(b) Restriction on Obligation of Funds Pending
24	Notification.—Of the amounts appropriated pursuant to
25	an authorization of appropriations in this Act or otherwise

1	made available for research, development, test, and evalua-
2	tion, Army, for fiscal year 2009 for the WIN-T Increment
3	3 program, not more than 20 percent of those amounts may
4	be obligated or expended until 15 days after the notification
5	required by subsection (a) is received by the congressional
6	defense committees.
7	SEC. 216. LIMITATION ON SOURCE OF FUNDS FOR CERTAIN
8	JOINT CARGO AIRCRAFT EXPENDITURES.
9	Of the amounts appropriated pursuant to an author-
10	ization of appropriations in this Act or otherwise made
11	available for fiscal year 2009 or any fiscal year thereafter
12	for the Army, the Secretary of the Army may fund the fol-
13	lowing Joint Cargo Aircraft expenditures only through
14	amounts made available for procurement or for research,
15	development, test, and evaluation: support equipment, ini-
16	tial spares, training simulators, systems engineering and
17	management, and post-production modifications.
18	Subtitle C—Missile Defense
19	Programs
20	SEC. 221. INDEPENDENT STUDY OF BOOST PHASE MISSILE
21	DEFENSE.
22	(a) Agreement Required.—Not later than 90 days
23	after the date of the enactment of this Act, the Secretary
24	of Defense shall enter into an agreement with a Federally
25	Funded Research and Development Center to conduct an

1	independent study of concepts and systems for boost phase
2	missile defense.
3	(b) Requirements for Study.—
4	(1) Systems to be examined.—The study re-
5	quired by subsection (a) shall examine each of the fol-
6	lowing systems:
7	(A) The Airborne Laser.
8	(B) The Kinetic Energy Interceptor (land-
9	and sea-based options).
10	(2) Factors to be evaluated.—The study
11	shall evaluate each system based on the following fac-
12	tors:
13	(A) Technical capability of the system
14	against scenarios identified in paragraph $(3)(A)$.
15	(B) Operational issues, including oper-
16	$ational\ effectiveness.$
17	(C) Results of key milestone tests in fiscal
18	year 2009 and fiscal years prior.
19	(D) Survivability.
20	(E) Suitability.
21	(F) Concept-of-Operations, including basing
22	considerations.
23	(G) Operations and maintenance support.
24	$(H)\ Command\-and\-Control.$
25	(I) Shortfall from intercepts.

1	(I) Force structure requirements.
2	$(K)\ Effectiveness\ against\ countermeasures.$
3	(L) Estimated cost of sustaining the system
4	in the field.
5	(M) Total lifecycle cost estimates.
6	(3) Scenarios to be assessed.—
7	(A) In general.—The study shall include,
8	for each system, an assessment of the operational
9	capabilities of the system—
10	(i) to counter short-, medium-, and in-
11	termediate-range ballistic missile threats to
12	the deployed forces of the United States and
13	its friends and allies from rogue states; and
14	(ii) to defend the territory of the
15	United States against limited ballistic mis-
16	sile attack.
17	(B) Comparison with non-boost sys-
18	TEMS.—The study shall also include an assess-
19	ment of the performance and operational capa-
20	bilities of non-boost missile defense systems to
21	counter the threats referred to in subparagraph
22	(A), and shall compare those capabilities with
23	the predicted performance and operational capa-
24	bilities of the boost phase missile defense systems
25	to counter those threats. For purposes of this sub-

1	paragraph, the non-boost missile defense systems
2	shall include, at a minimum—
3	(i) the Patriot PAC-3 system and the
4	Medium Extended Air Defense System
5	$(MEADS)\ follow-on\ system;$
6	(ii) the Aegis Ballistic Missile Defense
7	system, with all variants of the Standard
8	${\it Missile-3\ interceptor};$
9	(iii) the Terminal High Altitude Area
10	Defense (THAAD) system; and
11	(iv) the Ground-based Midcourse De-
12	fense system.
13	(4) Assessments and recommendations.—
14	The study shall include the following:
15	(A) Assessment of the developmental efforts
16	to date and feasibility of the currently funded
17	boost phase missile defense systems, using the
18	factors outlined in paragraph (2).
19	(B) Assessment of the cost and benefits of
20	the currently funded boost phase missile defense
21	systems.
22	(C) A recommended strategy for boost phase
23	missile defense investment over the Future Years
24	Defense Program.

1	(D) Any other matter that the Federally
2	Funded Research and Development Center con-
3	siders appropriate.
4	(c) Cooperation From Government.—In carrying
5	out the study, the Federally Funded Research and Develop-
6	ment Center shall receive the full and timely cooperation
7	of the Secretary of Defense and any other United States
8	Government official in providing the Center with analyses,
9	briefings, and other information necessary for the fulfill-
10	ment of its responsibilities.
11	(d) Report.—Not later than January 31, 2010, the
12	Federally Funded Research and Development Center shall
13	submit to the congressional defense committees a report on
14	its findings, conclusions, and recommendations. The report
15	shall be in unclassified form, but may include a classified
16	annex.
17	(e) Prohibition.—No funds appropriated pursuant
18	to an authorization of appropriations in this Act or other-
19	wise made available for fiscal year 2009 or any fiscal year
20	thereafter may be obligated or expended for the acquisition
21	of the second Airborne Laser aircraft until 60 days after
22	the report required by this section is submitted.

1	SEC. 222. LIMITATION ON AVAILABILITY OF FUNDS FOR
2	PROCUREMENT, CONSTRUCTION, AND DE-
3	PLOYMENT OF MISSILE DEFENSES IN EU-
4	ROPE.
5	(a) General Limitation.—No funds authorized to be
6	appropriated by this Act or otherwise made available for
7	the Department of Defense for fiscal year 2009 or any fiscal
8	year thereafter may be obligated or expended for procure-
9	ment, site activation, construction, preparation of equip-
10	ment for, or deployment of a long-range missile defense sys-
11	tem in Europe until the following conditions have been met:
12	(1) The Government of Poland and the Govern-
13	ment of the Czech Republic have each signed and rati-
14	fied the missile defense basing agreements and status
15	of forces agreements that allow for the stationing, in
16	their respective countries, of the United States missile
17	defense assets and personnel needed to carry out the
18	proposed deployment.
19	(2) Forty-five days have elapsed following the re-
20	ceipt by the congressional defense committees of the
21	report required by section $226(c)(6)$ of the National
22	Defense Authorization Act for Fiscal Year 2008 (Pub-
23	lic Law 110–181).
24	(b) Additional Limitation.—In addition to the limi-
25	tation in subsection (a), no funds authorized to be appro-
26	priated by this Act or otherwise made available for the De-

- 1 partment of Defense for fiscal year 2009 may be obligated
- 2 or expended for the acquisition or deployment of oper-
- 3 ational missiles of a long-range missile defense system in
- 4 Europe until the Secretary of Defense, after receiving the
- 5 views of the Director of Operational Test and Evaluation,
- 6 submits to the congressional defense committees a report
- 7 certifying that the proposed interceptor to be deployed as
- 8 part of such missile defense system has demonstrated,
- 9 through successful, operationally realistic flight testing, a
- 10 high probability of working in an operationally effective
- 11 manner and the ability to accomplish the mission.
- 12 (c) Construction.—Nothing in this section shall be
- 13 construed to limit continuing obligation and expenditure
- 14 of funds for missile defense, including for research and de-
- 15 velopment and for other activities not otherwise limited by
- 16 subsection (a) or (b), including, but not limited to, site sur-
- 17 veys, studies, analysis, and planning and design for the
- 18 proposed missile defense deployment in Europe.

19 Subtitle D—Other Matters

- 20 SEC. 231. OVERSIGHT OF TESTING OF PERSONNEL PROTEC-
- 21 TIVE EQUIPMENT BY DIRECTOR, OPER-
- 22 ATIONAL TEST AND EVALUATION.
- 23 (a) Responsibilities of the Director, Oper-
- 24 ATIONAL TEST AND EVALUATION, WITH RESPECT TO PER-

1	SONNEL PROTECTIVE EQUIPMENT.—Section 139 of title 10,
2	United States Code, is amended—
3	(1) in subsection (a)(2) by adding at the end the
4	following:
5	"(C) The term 'covered system' means a De-
6	partment of Defense acquisition program that is
7	a covered system for purposes of section 2366 of
8	this title or that is an item of personnel protec-
9	tive equipment designated as a covered system by
10	the Secretary of Defense, or the Secretary's des-
11	ignee, for purposes of this section."; and
12	(2) in subsection (b)—
13	(A) by striking paragraph (3);
14	(B) by redesignating paragraphs (4)
15	through (7) as (3) through (6), respectively; and
16	(C) by amending paragraph (6) (as so re-
17	designated) to read as follows:
18	"(6) monitor and review the survivability and
19	lethality testing of covered systems, major munition
20	programs, and covered product improvement pro-
21	grams of the Department of Defense provided under
22	section 2366 of this title.".
23	(b) Inclusion of Personnel Protective Equip-
24	MENT IN SURVIVABILITY TESTING REQUIRED BEFORE

1	FULL-SCALE PRODUCTION.—Section 2366 of title 10,
2	United States Code, is amended—
3	(1) in subsection (e) by amending paragraph (1)
4	to read as follows:
5	"(1) The term 'covered system' means—
6	"(A) a vehicle, weapon platform, or conven-
7	tional weapon system—
8	"(i) that includes features designed to
9	provide some degree of protection to users in
10	combat; and
11	"(ii) that is a major system within the
12	meaning of that term in section 2302(5) of
13	this title; or
14	"(B) an item of personnel protective equip-
15	ment designated as a covered system in accord-
16	ance with section $139(a)(2)(C)$ of this title."; and
17	(2) by adding at the end the following:
18	"(f) Personnel Protective Equipment.—In the
19	case of an item of personnel protective equipment des-
20	ignated as a covered system, if, before a decision to proceed
21	beyond low rate initial production, a decision is made with-
22	in the Department of Defense to proceed to operational use
23	of that equipment or to make procurement funds available
24	for that equipment—

1	"(1) the milestone decision authority (as defined
2	in Department of Defense Directive 5000.1, dated
3	May 12, 2003) for the associated acquisition program
4	shall notify the Director of Operational Test and
5	Evaluation of such a decision, along with supporting
6	rationale; and
7	"(2) the Director of Operational Test and Eval-
8	uation shall submit to the Secretary of Defense and
9	the congressional defense committees the report re-
10	quired by subsection (d) as soon as practicable.".
11	SEC. 232. ASSESSMENT OF THE HISTORICALLY BLACK COL-
12	LEGES AND UNIVERSITIES AND MINORITY
13	SERVING INSTITUTIONS PROGRAM.
14	(a) Assessment Required.—The Secretary of De-
15	fense shall—
16	(1) carry out an assessment of the capability of
17	Historically Black Colleges and Universities and Mi-
18	nority Serving Institutions (HBCU/MI) to partici-
19	pate in research, development, test, and evaluation
20	programs for the Department of Defense; and
21	(2) not later than twelve months after the date
22	of the enactment of this Act, submit to the congres-
23	sional defense committees a report on the assessment.
24	(b) Matters Assessed. The report under subsection
25	(a) shall include the following:

1	(1) Summarized findings and lessons learned
2	from HBCU/MI programs based on contracts, grants,
3	or cooperative agreement awards.
4	(2) An assessment of the relevance, to include
5	outcomes and impacts, of those programs to the re-
6	search mission of the Department.
7	(3) An assessment of the national and regional
8	conferences held annually to provide technical assist-
9	ance and information regarding research, develop-
10	ment, test, and evaluation activities of the Depart-
11	ment, including the following:
12	(A) The number of such conferences held
13	over the last three years, and a description of
14	each such conference, to include a description of
15	activities conducted to meet the goals of the con-
16	ference.
17	(B) A follow-up assessment of the success of
18	such conferences from the perspective both of the
19	Department and of the attending institutions.
20	(C) An assessment as to whether such con-
21	ferences are appropriately targeted to institu-
22	tions that have not historically received con-
23	tracts, grants or cooperative agreements with the

Department.

1 (4) As directed in Executive Order 13256, a pla	n
2 documenting the Department's effort in increasing th	e
3 capacity of HBCU/MIs to participate in the research	h
4 programs of the Department.	
5 (5) Any other matters the Secretary consider	${}^{\circ}\!S$
6 appropriate.	
7 SEC. 233. TECHNOLOGY-NEUTRAL INFORMATION TECH	Į-
8 NOLOGY GUIDELINES AND STANDARDS TO	0
9 SUPPORT FULLY INTEROPERABLE ELEC) -
O TRONIC PERSONAL HEALTH INFORMATION	N
1 FOR THE DEPARTMENT OF DEFENSE AND DE	T-
2 PARTMENT OF VETERANS AFFAIRS.	
3 (a) In General.—Section 1635 of the National De	3 -
4 fense Authorization Act for Fiscal Year 2008 (Public Lar	w
5 110–181; 122 Stat. 460; 10 U.S.C. 1071 note) is amended—	_
6 (1) in subsection (h)(1) by adding at the end th	e
7 following:	
8 "(C) A description and analysis of the level	zl
9 of interoperability and security of technologie	S
for sharing healthcare information among th	e
Department of Defense, the Department of Vet	ţ_
erans Affairs, and their transaction partners.	
"(D) A description and analysis of the	e
problems the Department of Defense and the De	3 -
25 partment of Veterans Affairs are having with	i.

1	and the progress such agencies are making to-
2	ward, ensuring interoperable and secure
3	healthcare information systems and electronic
4	healthcare records.".
5	(2) by adding at the end the following:
6	"(j) Technology-Neutral Guidelines and Stand-
7	ARDS.—
8	"(1) In general.—The Director, in consultation
9	with industry and appropriate Federal agencies, shall
10	develop, or shall adopt from industry, technology-neu-
11	tral information technology infrastructure guidelines
12	and standards for use by the Department of Defense
13	and the Department of Veterans Affairs to enable
14	those agencies to effectively select and utilize informa-
15	tion technologies to meet the requirements of this sec-
16	tion, in a manner that is—
17	$``(A)\ interoperable;$
18	"(B) inclusive of ongoing Federal efforts
19	that provide technical expertise to harmonize ex-
20	isting standards and assist in the development of
21	interoperability specifications; and
22	"(C) consistent with relevant guidance and
23	directives for the development of information
24	technology systems with the Department of De-
25	fense and the Denartment of Veterans Affairs.

1	"(2) Elements.—The guidelines and standards
2	developed or adopted under subsection (a) shall—
3	"(A) promote the use by commercially
4	available and open source products to incor-
5	porate those guidelines and standards;
6	"(B) develop uniform testing procedures
7	suitable for determining the conformance of com-
8	mercially available and other Federally devel-
9	oped healthcare information technology products
10	with the guidelines and standards;
11	"(C) support and promote the testing of
12	electronic healthcare information technologies
13	utilized by the Department of Defense and the
14	Department of Veterans Affairs;
15	"(D) provide protection and security pro-
16	files;
17	"(E) establish a core set of specifications in
18	transactions between Federal agencies and their
19	transaction partners; and
20	"(F) include validation criteria to enable
21	Federal agencies to select healthcare information
22	technologies appropriate to their needs.
23	"(3) Report.—Not later than March 31, 2009,
24	the Director shall submit to the Secretary of Defense
25	and the Secretary of Veterans Affairs, and to the ap-

1	propriate congressional committees, a report identi-
2	fying the guidelines and standards developed or
3	adopted under this subsection. The report shall in-
4	clude—
5	"(A) a description of how the Office is
6	working with the Business Transformation Agen-
7	cy to integrate these standards into the Enter-
8	prise Transition Plan for the Department of De-
9	fense; and
10	"(B) a synchronization roadmap showing
11	the timeline for the deployment of applicable ex-
12	isting and planned healthcare information tech-
13	nology systems and how they will implement
14	these standards.".
15	(b) Compliance With Requirements.—The amend-
16	ments made by subsection (a) shall not impede the Sec-
17	retary of Defense, the Secretary of Veterans Affairs, and the
18	interagency program office from ensuring that the require-
19	ments of subsection (d) of section 1635 of that Act, includ-
20	ing the date specified in that subsection, are met.
21	SEC. 234. REPEAL OF REQUIREMENT FOR TECHNOLOGY
22	TRANSITION INITIATIVE.
23	(a) Assessment Required.—
24	(1) In general.—Not later than March 31,
25	2009, the Under Secretary of Defense for Acquisition,

- 1 Technology, and Logistics shall assess the feasibility 2 of consolidating various technology transition ac-3 counts into a unified effort managed by a senior offi-4 cial of the Department of Defense.
 - (2) OSD PROGRAMS INCLUDED.—Such assessment shall include, but shall not be limited to, the following programs within the Office of the Secretary of Defense: Technology Transition Initiative, Foreign Comparative Test, Defense Acquisition Challenge Program, Quick Reaction Fund, Manufacturing Technology, Joint Capability Technology Demonstrations, Defense Technology Link, Joint Capability Technology Demonstration Transition Program, Defense Acquisition Executive, Rapid Reaction Fund, and Operational Experimentation Division.
 - (3) MILITARY DEPARTMENT PROGRAMS IN-CLUDED.—Such assessment shall also include, as appropriate, the technology transition initiatives of the military departments.
- 20 (b) Initiative Requirement Repealed.—
- 21 (1) IN GENERAL.—Section 2359a of title 10,
 22 United States Code, is amended—
- 23 (A) by amending the section heading to 24 read as follows:

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"§ 2359a. Technology Transition Council"; 1 2 (B) by striking subsections (a), (b), (c), (d), 3 (e), (f), and (h); and 4 (C) by redesignating subsections (g) and (i) as (a) and (b), respectively. 5 6 (2) Conforming amendment.—The table of sec-7 tions at the beginning of chapter 139 of title 10, 8 United States Code, is amended by striking the item 9 relating to section 2359a and inserting the following 10 new item: "2359a. Technology Transition Council.". 11 SEC. 235. TRUSTED DEFENSE SYSTEMS. 12 (a) Assessment Required.—The Secretary of De-13 fense shall conduct a comprehensive assessment of covered acquisition programs to identify vulnerabilities in the sup-15 ply chain of each program's information processing systems that potentially compromise the level of trust in such sys-17 tems. Such assessment shall also— 18 (1) assess vulnerabilities at multiple levels of the 19 information processing system, including but not lim-20 ited to, microcircuits, software, and firmware; 21 (2) prioritize the potential vulnerabilities and 22 impacts of the various elements and stages of the sys-23 tem supply chain to identify the most effective bal-24 ance of investments to minimize the effects of com-

promise;

1	(3) provide recommendations regarding ways to
2	improve trust in the supply chain for covered acquisi-
3	tion programs; and
4	(4) identify the appropriate lead, and sup-
5	porting elements, within the Department of Defense
6	for the development of an integrated strategy for en-
7	suring trust in the supply chain for acquisition pro-
8	grams.
9	(b) Strategy Required.—The lead identified pursu-
10	ant to subsection (a)(4), in cooperation with the supporting
11	elements also identified by the Secretary of Defense, shall
12	develop an integrated strategy for ensuring trust in the sup-
13	ply chain for acquisition programs. Such strategy shall—
14	(1) address the vulnerabilities identified by the
15	Secretary's assessment under subsection (a);
16	(2) reflect the priorities identified by such assess-
17	ment;
18	(3) be executable by the defense acquisition com-
19	munity; and
20	(4) be sufficiently specific to provide guidance
21	for the planning, programming, budgeting, and execu-
22	tion process in order to ensure acquisition programs
23	have the necessary resources to implement all appro-
24	priate elements of the strategy.

1	(c) Interim Policy for Application Specific In-
2	TEGRATED CIRCUITS.—Not later than 180 days after the
3	date of the enactment of this Act, the Secretary of Defense
4	shall issue a policy requiring covered trusted systems to em-
5	ploy only trusted foundry services to fabricate their custom
6	designed integrated circuits.
7	(d) Submission to Congress.—Not later than 12
8	months after the date of the enactment of this Act, the Sec-
9	retary of Defense shall submit to the congressional defense
10	committees—
11	(1) the assessment required by subsection (a);
12	and
13	(2) the strategy required by subsection (b).
14	(e) Definitions.—In this section:
15	(1) The term "covered acquisition programs"
16	means a Department of Defense acquisition program
17	that is a major system for purposes of section 2302(5)
18	of title 10, United States Code, and—
19	(A) has not yet entered low-rate initial pro-
20	duction, as defined in section 2400 of title 10,
21	United States Code; or
22	(B) is currently in production or no longer
23	in production, and information processing sys-
24	tem upgrades are still planned over the life cycle
25	$of\ the\ system.$

1	(2) The terms "trust" and "trusted" refer to the
2	high confidence by the Department of Defense in the
3	national ability to secure national security systems
4	by assessing the integrity of the people and processes
5	used to design, generate, manufacture, and distribute
6	national security critical components.
7	(3) The term "covered trusted systems" means—
8	(A) all Mission Assurance Category I sys-
9	tems, as defined in Department of Defense Direc-
10	tive 8500.01E and associated Department of De-
11	fense Instruction 8500.2; and
12	(B) any other system identified by the Sec-
13	retary of Defense as a system—
14	(i) that is vital to mission effectiveness
15	or operational readiness of deployed or con-
16	tingency forces;
17	(ii) the loss or degradation of which re-
18	sults in immediate and sustained loss of
19	$mission\ effectiveness;$
20	(iii) that is highly accurate and highly
21	available; and
22	(iv) for which the most stringent pro-
23	tection measures are required.
24	(4) The term "trusted foundry services" means
25	the program co-funded by the National Security

1	Agency and the Department of Defense, through pro-
2	gram element 0605140D8Z, or any such similar pro-
3	gram approved by the Secretary of Defense.
4	SEC. 236. LIMITATION ON OBLIGATION OF FUNDS FOR EN-
5	HANCED AN/TPQ-36 RADAR SYSTEM PENDING
6	SUBMISSION OF REPORT.
7	Of the amounts appropriated pursuant to section
8	201(1) of this Act or otherwise made available for fiscal
9	year 2009 for research, development, test, and evaluation,
10	Army, for the Enhanced AN/TPQ-36 radar system, not
11	more than 70 percent of the amounts remaining unobligated
12	as of the date of the enactment of this Act may be obligated
13	until the Secretary of the Army submits to the congressional
14	defense committees a report describing the plan to transi-
15	tion the Counter-Rockets, Artillery, and Mortars program
16	to a program of record.
17	SEC. 237. CAPABILITIES-BASED ASSESSMENT TO OUTLINE A
18	JOINT APPROACH FOR FUTURE DEVELOP-
19	MENT OF VERTICAL LIFT AIRCRAFT AND
20	ROTORCRAFT.
21	(a) Assessment Required.—The Secretary of De-
22	fense and the Chairman of the Joint Chiefs of Staff shall
23	carry out a capabilities-based assessment that outlines a
24	joint approach to the future development of vertical lift air-

1	craft and rotorcraft for all of the military services. The as-
2	sessment shall—
3	(1) address critical technologies required for fu-
4	ture development, including a technology roadmap;
5	(2) include the development of a strategic plan
6	that—
7	(A) formalizes the Department of Defense's
8	strategic vision for the next generation of De-
9	partment of Defense vertical lift aircraft and
10	rotorcraft;
11	(B) establishes joint requirements for the
12	next generation of Department of Defense
13	vertical lift aircraft and rotorcraft technology;
14	and
15	(C) emphasizes the development of common
16	service requirements; and
17	(3) include the development of a detailed science
18	and technology investment and implementation plan
19	and an identification of the resources required to im-
20	plement it.
21	(b) Report.—The Secretary and the Chairman shall
22	submit to the congressional defense committees a report on
23	the assessment under subsection (a). The report shall in-
24	clude—

1	(1) the technology roadmap referred to in sub-
2	section (a)(1);
3	(2) the strategic plan referred to in subsection
4	(a)(2);
5	(3) the plan and the identification of resources
6	referred to in subsection (a)(3); and
7	(4) a detailed plan to establish a Joint Vertical
8	Lift Aircraft/Rotorcraft Office based on lessons
9	learned from the Joint Advanced Strike Technology
10	(JAST) Office.
11	SEC. 238. AVAILABILITY OF FUNDS FOR PROMPT GLOBAL
12	STRIKE CAPABILITY DEVELOPMENT.
13	(a) In General.—Notwithstanding any other provi-
14	sion of this Act, funds for conventional prompt global strike
15	capability development are authorized by this Act only for
16	those activities expressly delineated in the expenditure plan
17	for fiscal years 2008 and 2009 that was required by section
18	243 of the National Defense Authorization Act for Fiscal
19	Year 2008 (Public Law 110–181; 122 Stat. 51; 10 U.S.C.
20	113 note) and submitted to the congressional defense com-
21	mittees and dated March 24, 2008, or those activities other-
22	wise expressly authorized by Congress.
23	(b) Report.—The Secretary of Defense shall submit
24	to the congressional defense committees, concurrently with
25	the President's budget request for fiscal year 2010, a report

that describes each conventional prompt global strike con-2 cept that— 3 (1) has been, or will be, affected by the technology applications developed pursuant to conventional prompt global strike activities within fiscal 6 year 2009; and 7 (2) will be considered within the context of any 8 conventional prompt global strike concept decision in 9 fiscal year 2010. TITLE III—OPERATION AND 10

Subtitle A—Authorization of Appropriations

MAINTENANCE

Sec. 301. Operation and maintenance funding.

11

Subtitle B—Environmental Provisions

- Sec. 311. Authorization for Department of Defense participation in conservation banking programs.
- Sec. 312. Reimbursement of Environmental Protection Agency for certain costs in connection with Moses Lake Wellfield Superfund Site, Moses Lake, Washington.
- Sec. 313. Expand cooperative agreement authority for management of natural resources to include off-installation mitigation.

Subtitle C-Workplace and Depot Issues

- Sec. 321. Time limitation on duration of public-private competitions.
- Sec. 322. Comprehensive analysis and development of single Government-wide definition of inherently governmental function.
- Sec. 323. Study on future depot capability.
- Sec. 324. High-performing organization business process reengineering.
- Sec. 325. Temporary suspension of studies and public-private competitions regarding conversion of functions of the Department of Defense performed by civilian employees to contractor performance.
- Sec. 326. Consolidation of Air Force and Air National Guard aircraft mainte-
- Sec. 327. Guidance for performance of civilian personnel work under Air Force civilian personnel consolidation plan.
- Sec. 328. Report on reduction in number of firefighters on Air Force bases.

Subtitle D—Energy Security

- Sec. 331. Annual report on operational energy management and implementation of operational energy strategy.
- Sec. 332. Consideration of fuel logistics support requirements in planning, requirements development, and acquisition processes.
- Sec. 333. Study on solar energy for use at forward operating locations.
- Sec. 334. Study on coal-to-liquid fuels.

Subtitle E—Reports

- Sec. 341. Comptroller General report on readiness of Armed Forces.
- Sec. 342. Report on plan to enhance combat skills of Navy and Air Force personnel.
- Sec. 343. Comptroller General report on the use of the Army Reserve and National Guard as an operational reserve.
- Sec. 344. Comptroller General report on link between preparation and use of Army reserve component forces to support ongoing operations.
- Sec. 345. Comptroller General report on adequacy of funding, staffing, and organization of Department of Defense Military Munitions Response Program.
- Sec. 346. Report on options for providing repair capabilities to support ships operating near Guam.

Subtitle F—Other Matters

- Sec. 351. Extension of Enterprise Transition Plan reporting requirement.
- Sec. 352. Demilitarization of loaned, given, or exchanged documents, historical artifacts, and condemned or obsolete combat materiel.
- Sec. 353. Repeal of requirement that Secretary of Air Force provide training and support to other military departments for A-10 aircraft.
- Sec. 354. Display of annual budget requirements for Air Sovereignty Alert Mission.
- Sec. 355. Sense of Congress that Air Sovereignty Alert Mission should receive sufficient funding and resources.
- Sec. 356. Revision of certain Air Force regulations required.
- Sec. 357. Transfer of C-12 aircraft to California Department of Forestry and Fire Protection.
- Sec. 358. Availability of funds for Irregular Warfare Support program.
- Sec. 359. Sense of Congress regarding procurement and use of munitions.
- Sec. 360. Limitation on obligation of funds for Air Combat Command Management Headquarters.
- Sec. 361. Increase of domestic sourcing of military working dogs used by the Department of Defense.

Subtitle A—Authorization of

2 **Appropriations**

- 3 SEC. 301. OPERATION AND MAINTENANCE FUNDING.
- 4 Funds are hereby authorized to be appropriated for fis-
- 5 cal year 2009 for the use of the Armed Forces and other

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activities and agencies of the Department of Defense for ex-
   penses, not otherwise provided for, for operation and main-
    tenance, in amounts as follows:
 3
 4
              (1) For the Army, $31,788,395,000.
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              (2) For the Navy, $34,870,098,000.
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              (3) For the Marine Corps, $5,680,054,000.
 7
              (4) For the Air Force, $35,060,427,000.
 8
              (5) For Defense-wide activities, $25,806,657,000.
 9
              (6) For the Army Reserve, $2,659,141,000.
10
              (7) For the Naval Reserve, $1,311,085,000.
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              (8) For the Marine Corps Reserve, $213,131,000.
12
              (9) For the Air Force Reserve, $3,202,892,000.
13
                     For
                                           National
              (10)
                            the
                                  Army
                                                       Guard.
14
         $5,900,346,000.
                                           National
15
              (11)
                     For
                             the
                                   Air
                                                       Guard,
16
         $5,929,576,000.
17
              (12) For the United States Court of Appeals for
18
         the Armed Forces, $13,254,000.
19
              (13) For Environmental Restoration, Army,
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         $447,776,000.
21
              (14) For Environmental Restoration, Navy,
22
         $290,819,000.
23
              (15) For Environmental Restoration, Air Force,
         $496,277,000.
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1	(16) For Environmental Restoration, Defense-
2	wide, \$13,175,000.
3	(17) For Environmental Restoration, Formerly
4	Used Defense Sites, \$257,796,000.
5	(18) For Overseas Humanitarian, Disaster, and
6	Civic Aid programs, \$83,273,000.
7	(19) For Cooperative Threat Reduction pro-
8	grams, \$445,135,000.
9	(20) For the Overseas Contingency Operations
10	Transfer Fund, \$9,101,000.
11	$Subtitle\ B-Environmental$
12	Provisions
13	SEC. 311. AUTHORIZATION FOR DEPARTMENT OF DEFENSE
14	PARTICIPATION IN CONSERVATION BANKING
15	PROGRAMS.
16	(a) Participation Authorized.—Chapter 159 of
17	title 10, United States Code, is amended by inserting after
18	section 2694b the following new section:
19	"§ 2694c. Participation in conservation banking pro-
20	grams
21	"(a) Authority to Participate.—Subject to the
22	availability of appropriated funds to carry out this section,
23	the Secretary concerned, when engaged or proposing to en-
24	gage in an activity described in subsection (b) that may
25	or will result in an adverse impact to one or more species

1 protected (or pending protection) under any applicable provision of law, or habitat for such species, may make payments to a conservation banking program or 'in-lieu-fee' 3 4 mitigation sponsor approved in accordance with— 5 "(1) the Federal Guidance for the Establishment, 6 Use and Operation of Mitigation Banks (60 Fed. Reg. 7 58605: November 28, 1995): 8 "(2) the Guidance for the Establishment, Use, 9 and Operation of Conservation Banks (68 Fed. Reg. 24753; May 2, 2003); 10 11 "(3) the Federal Guidance on the Use of In-Lieu-12 Fee Arrangements for Compensatory Mitigation 13 Under Section 404 of the Clean Water Act and Sec-14 tion 10 of the Rivers and Harbors Act (65 Fed. Reg. 15 66915; November 7, 2000); or "(4) any successor or related administrative 16 17 quidance or regulation. 18 "(b) Covered Activities.—Payments to a conserva-19 tion banking program or 'in-lieu-fee' mitigation sponsor 20 under subsection (a) may be made only for the purpose of 21 facilitating one or more of the following activities: 22 "(1) Military testing, operations, training, or 23 other military activity. "(2) Military construction. 24

1	"(c) Treatment of Amounts for Conservation
2	Banking.—Payments made under subsection (a) to a con-
3	servation banking program or 'in-lieu-fee' mitigation spon-
4	sor for the purpose of facilitating military construction
5	may be treated as eligible costs of the military construction
6	project.
7	"(d) Secretary Concerned Defined.—In this sec-
8	tion, the term 'Secretary concerned' means—
9	"(1) the Secretary of a military department; and
10	"(2) the Secretary of Defense with respect to a
11	Defense Agency.".
12	(b) Clerical Amendment.—The table of sections at
13	the beginning of such chapter is amended by inserting after
14	the item relating to section 2694b the following new item:
	"2694c. Participation in conservation banking programs.".
15	(c) Effective Date.—Section 2694c of title 10,
16	United States Code, as added by subsection (a), shall take
17	effect on October 1, 2008, and only funds appropriated for
18	fiscal years beginning after September 30, 2008, may be
19	used to carry out such section.
20	SEC. 312. REIMBURSEMENT OF ENVIRONMENTAL PROTEC-
21	TION AGENCY FOR CERTAIN COSTS IN CON-
22	NECTION WITH MOSES LAKE WELLFIELD
23	SUPERFUND SITE, MOSES LAKE, WASH-
24	INGTON.
25	(a) Authority To Reimburse.—

- 1 (1) TRANSFER AMOUNT.—Using funds described 2 in subsection (b) and notwithstanding section 2215 of 3 title 10, United States Code, the Secretary of Defense 4 may transfer not more than \$64,049.40 during fiscal 5 year 2009 to the Moses Lake Wellfield Superfund Site 6 10-6J Special Account.
 - (2) Purpose of Reimbursement.—The payment under paragraph (1) is to reimburse the Environmental Protection Agency for its costs incurred in overseeing a remedial investigation/feasibility study performed by the Department of the Army under the Defense Environmental Restoration Program at the former Larson Air Force Base, Moses Lake Superfund Site, Moses Lake, Washington.
- 15 (3) Interagency agreement.—The reimburse16 ment described in paragraph (2) is provided for in
 17 the interagency agreement entered into by the Depart18 ment of the Army and the Environmental Protection
 19 Agency for the Moses Lake Wellfield Superfund Site
 20 in March 1999.
- 21 (b) Source of Funds.—Any payment under sub-22 section (a) shall be made using funds authorized to be ap-23 propriated by section 301(17) for operation and mainte-24 nance for Environmental Restoration, Formerly Used De-25 fense Sites.

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1	(c) USE OF FUNDS.—The Environmental Protection
2	Agency shall use the amount transferred under subsection
3	(a) to pay costs incurred by the Agency at the Moses Lake
4	Wellfield Superfund Site.
5	SEC. 313. EXPAND COOPERATIVE AGREEMENT AUTHORITY
6	FOR MANAGEMENT OF NATURAL RESOURCES
7	TO INCLUDE OFF-INSTALLATION MITIGATION.
8	Section 103a(a) of the Sikes Act (16 U.S.C. 670c-1(a))
9	is amended—
10	(1) by striking "to provide for the" and inserting
11	"to provide for the following:
12	"(1) The"; and
13	(2) by adding at the end the following new para-
14	graph:
15	"(2) The maintenance and improvement of nat-
16	ural resources located off of a Department of Defense
17	installation if the purpose of the cooperative agree-
18	ment is to relieve or eliminate current or anticipated
19	challenges that could restrict, impede, or otherwise
20	interfere with, whether directly or indirectly, current
21	or anticipated military activities.".

Subtitle C—Workplace and Depot 1 Issues 2 SEC. 321. TIME LIMITATION ON DURATION OF PUBLIC-PRI-4 VATE COMPETITIONS. 5 (a) Time Limitation.—Section 2461(a) of title 10, United States Code, is amended by adding at the end the following new paragraph: 7 8 "(5)(A) The duration of a public-private competition conducted pursuant to Office of Management and Budget 10 Circular A-76 or any other provision of law for any func-11 tion of the Department of Defense performed by Department of Defense civilian employees may not exceed a period of 12 540 days, commencing on the date on which the preliminary planning for the public-private competition begins through the date on which a performance decision is rendered with respect to the function. 17 "(B) The time period specified in subparagraph (A) for a public-private competition does not include any day during which the public-private competition is delayed by reason of a protest before the Government Accountability 20 Office or the United States Court of Federal Claims unless the Secretary of Defense determines that the delay is caused by issues being raised during the appellate process that were

not previously raised during the competition.".

1	(b) Effective Date.—Paragraph (5) of section
2	2461(a) of title 10, United States Code, as added by sub-
3	section (a), shall apply with respect to a public-private
4	competition covered by such section that is being conducted
5	on or after the date of the enactment of this Act.
6	SEC. 322. COMPREHENSIVE ANALYSIS AND DEVELOPMENT
7	OF SINGLE GOVERNMENT-WIDE DEFINITION
8	OF INHERENTLY GOVERNMENTAL FUNCTION.
9	(a) Development and Implementation of Defini-
10	TION OF INHERENTLY GOVERNMENTAL FUNCTION.—The
11	Director of the Office of Management and Budget, in con-
12	sultation with appropriate representatives of the Chief Ac-
13	quisition Officers Council under section 16A of the Office
14	of Federal Procurement Policy Act (41 U.S.C. 414b) and
15	the Chief Human Capital Council under section 1401 of
16	title 5, United States Code, shall—
17	(1) review the definitions of the term "inherently
18	governmental function" described in subsection (b) to
19	determine whether such definitions are sufficiently fo-
20	cused to ensure that only officers or employees of the
21	Federal Government or members of the Armed Forces
22	perform inherently governmental functions or other
23	critical functions necessary for the mission of a Fed-
24	eral department or agency;

1	(2) develop a single consistent definition for such
2	term that would—
3	(A) address any deficiencies in the existing
4	definitions, as determined pursuant to para-
5	graph(1);
6	(B) reasonably apply to all Federal depart-
7	ments and agencies;
8	(C) ensure that the head of each such de-
9	partment or agency is able to identify each posi-
10	tion within that department or agency that exer-
11	cises an inherently governmental function and
12	should only be performed by officers or employees
13	of the Federal Government or members of the
14	Armed Forces; and
15	(D) allow the head of each such department
16	or agency to identify each position within that
17	department or agency that, while the position
18	may not exercise an inherently governmental
19	function, nevertheless should only be performed
20	by officers or employees of the Federal Govern-
21	ment or members of the Armed Forces;
22	(3) in addition to the actions described under
23	paragraphs (1) and (2), provide criteria that would
24	identify positions within Federal departments and
25	agencies that are to be performed by officers or em-

1	ployees of the Federal Government or members of the
2	Armed Forces to ensure that the head of each Federal
3	department or agency—
4	(A) develops and maintains sufficient or-
5	ganic expertise and technical capability;
6	(B) develops guidance to implement the def-
7	inition of inherently governmental as described
8	in paragraph (2) in a manner that is consistent
9	with agency missions and operational goals; and
10	(C) develops guidance to manage internal
11	decisions regarding staffing in an integrated
12	manner to ensure officers or employees of the
13	Federal Government or members of the Armed
14	Forces are filling critical management roles by
15	identifying—
16	(i) functions, activities, or positions, or
17	some combination thereof, or
18	$(ii)\ additional\ mechanisms;$
19	(4) in undertaking the actions described in para-
20	graphs (1) and (2), take into account the final rec-
21	ommendations and related findings concerning per-
22	formance of inherently governmental functions in the
23	Final Report of the Acquisition Advisory Panel estab-
24	lished pursuant to section 1423 of the Services Acqui-
25	sition Reform Act of 2003 (title XIV of Public Law

1	108–136; 41 U.S.C. 405 note) and any other relevant
2	reports or documents; and
3	(5) solicit the views of the public regarding the
4	matters identified in this section.
5	(b) Definitions of Inherently Governmental
6	Function.—The definitions of inherently governmental
7	function described in this subsection are the definitions of
8	such term that are contained in—
9	(1) the Federal Activities Inventory Reform Act
10	of 1998 (Public Law 105–270; 31 U.S.C. 501 note);
11	(2) section 2383 of title 10, United States Code;
12	(3) Office of Management and Budget Circular
13	A-76;
14	(4) the Federal Acquisition Regulation; and
15	(5) any other relevant Federal law or regulation,
16	as determined by the Director of the Office of Manage-
17	ment and Budget in consultation with the Chief Ac-
18	quisition Officers Council and the Chief Human Cap-
19	$it al\ Council.$
20	(c) Report to Congress.—Not later than one year
21	after the date of the enactment of this Act, the Director of
22	the Office of Management and Budget, in consultation with
23	the Chief Acquisition Officers Council and the Chief Human
24	Capital Council, shall submit to the Committees on Armed
25	Services of the Senate and House of Representatives, the

1	Committee on Homeland Security and Governmental Af-
2	fairs in the Senate, and the Committee on Oversight and
3	Government Reform of the House of Representatives a re-
4	port on the actions taken by the Director under this section.
5	Such report shall contain each of the following:
6	(1) A description of the actions taken by the Di-
7	rector under this section to develop a single definition
8	of inherently governmental function.
9	(2) Such legislative recommendations as the Di-
10	rector determines are necessary to further the pur-
11	poses of this section.
12	(3) A description of such steps as may be nec-
13	essary—
14	(A) to ensure that the single definition de-
15	veloped under this section is consistently applied
16	through all Federal regulations, circulars, policy
17	letters, agency guidance, and other documents;
18	(B) to repeal any existing Federal regula-
19	tions, circular, policy letters, agency guidance
20	and other documents determined to be superseded
21	by the definition developed under this section;
22	and
23	(C) to develop any necessary implementing
24	guidance under this section for agency staffing

1	and contracting decisions, along with appro-
2	priate milestones.
3	(d) Regulations.—Not later than 180 days after sub-
4	mission of the report required by subsection (c), the Director
5	of the Office of Management and Budget shall issue regula-
6	tions to implement actions taken under this section to de-
7	velop a single definition of inherently governmental func-
8	tion.
9	SEC. 323. STUDY ON FUTURE DEPOT CAPABILITY.
10	(a) Study Required.—Not later than 30 days after
11	the date of the enactment of this Act, the Secretary of De-
12	fense shall enter into a contract with an independent re-
13	search entity that is a not-for-profit entity or a federally-
14	funded research and development center with appropriate
15	expertise in logistics and logistics analytical capability to
16	carry out a study on the capability and efficiency of the
17	depots of the Department of Defense to provide the logistics
18	capabilities and capacity necessary for national defense.
19	(b) Contents of Study.—The study carried out
20	under subsection (a) shall—
21	(1) be a quantitative analysis of the post-reset
22	Department of Defense depot capability required to
23	provide life cycle sustainment of military legacy sys-
24	tems and new systems and military equipment;

- (2) take into consideration direct input from the
 Secretary of Defense and the logistics and acquisition
 leadership of the military departments, including materiel support and depot commanders;
 - (3) take into consideration input from regular and reserve components of the Armed Forces, both with respect to requirements for sustainment-level maintenance and the capability and capacity to perform depot-level maintenance and repair;
 - (4) identify and address each type of activity carried out at depots, installation directorates of logistics, regional sustainment-level maintenance sites, reserve component maintenance capability sites, theater equipment support centers, and Army field support brigade capabilities;
 - (5) examine relevant guidance provided and regulations prescribed by the Secretary of Defense and the Secretary of each of the military departments, including with respect to programming and budgeting; and
 - (6) examine any relevant applicable laws, including the relevant body of work performed by the Government Accountability Office.

1	(c) Issues To Be Addressed.—The study required
2	under subsection (a) shall address each of the following
3	issues with respect to depots and depot capabilities:
4	(1) The life cycle sustainment maintenance strat-
5	egies and implementation plans of the Department of
6	Defense and the military departments that cover—
7	(A) the role of each type of maintenance ac-
8	tivity;
9	(B) business operations;
10	(C) workload projection;
11	(D) outcome-based performance manage-
12	ment objectives;
13	(E) the adequacy of information technology
14	systems, including workload management sys-
15	tems;
16	(F) the workforce, including skills required
17	and development;
18	(G) budget and fiscal planning policies; and
19	(H) capital investment strategies, including
20	the implementation of section 2476 of title 10,
21	United States Code.
22	(2) Current and future maintenance environ-
23	ments, including—
24	(A) performance-based logistics;
25	(B) supply chain management;

1	$(C)\ condition\mbox{-}based\ maintenance;$
2	$(D)\ reliability\mbox{-}based\ maintenance;$
3	(E) consolidation and centralization, in-
4	cluding—
5	$(i)\ regionalization;$
6	(ii) two-level maintenance; and
7	(iii) forward-based depot capacity;
8	(F) public-private partnerships;
9	(G) private-sector depot capability and ca-
10	pacity; and
11	(H) the impact of proprietary technical doc-
12	umentation.
13	(d) Availability of Information.—The Secretary of
14	Defense and the Secretaries of each of the military depart-
15	ments shall make available to the entity carrying out the
16	study under subsection (a) all necessary and relevant infor-
17	mation to allow the entity to conduct the study in a quan-
18	titative and analytical manner.
19	(e) Reports to Committees on Armed Services.—
20	(1) Interim report.—The contract that the
21	Secretary enters into under subsection (a) shall pro-
22	vide that not later than one year after the commence-
23	ment of the study conducted under this section, the
24	chief executive officer of the entity that carries out the
25	study pursuant to the contract shall submit to the

- 1 Committees on Armed Services of the Senate and 2 House of Representatives an interim report on the 3 study.
 - (2) Final Report.—Such contract shall provide that not later than 22 months after the date on which the Secretary of Defense enters into the contract under subsection (a), the chief executive officer of the entity that carries out the study pursuant to the contract shall submit to the Committees on Armed Services of the Senate and House of Representatives a final report on the study. The report shall include each of the following:
 - (A) A description of the depot maintenance environment, as of the date of the conclusion of the study, and the anticipated future environment, together with the quantitative data used in conducting the assessment of such environments under the study.
 - (B) Recommendations with respect to what would be required to maintain, in a post-reset environment, an efficient and enduring Department of Defense depot capability necessary for national defense.
 - (C) Recommendations with respect to any changes to any applicable law that would be ap-

1	propriate for a post-reset depot maintenance en-
2	vironment.
3	(D) Recommendations with respect to the
4	methodology of the Department of Defense for de-
5	termining core logistics requirements, including
6	an assessment of risk.
7	(E) Proposed business rules that would pro-
8	vide incentives for the Secretary of Defense and
9	the Secretaries of the military departments to
10	keep Department of Defense depots efficient and
11	cost effective, including the workload level re-
12	quired for efficiency.
13	(F) A proposed strategy for enabling, re-
14	quiring, and monitoring the ability of the De-
15	partment of Defense depots to produce perform-
16	ance-driven outcomes and meet materiel readi-
17	ness goals with respect to availability, reli-
18	ability, total ownership cost, and repair cycle
19	time.
20	(G) Comments provided by the Secretary of
21	Defense and the Secretaries of the military de-
22	partments on the findings and recommendations
23	of the study.
24	(f) Comptroller General Review.—Not later than
25	90 days after the date on which the report under subsection

- (d) is submitted, the Comptroller General shall review the report and submit to the Committees on Armed Services of the Senate and House of Representatives an assessment of the feasibility of the recommendations and whether the findings are supported by the data and information exam-6 ined. 7 (q) DEFINITIONS.—In this section: 8 (1) The term "depot-level maintenance and re-9 pair" has the meaning given that term under section 2460 of title 10, United States Code. 10 11 (2) The term "reset" means actions taken to re-12 pair, enhance, or replace military equipment used in 13 support of operations underway as of the date of the 14 enactment of this Act and associated sustainment. 15 (3) The term "military equipment" includes all 16 weapon systems, weapon platforms, vehicles and mu-17 nitions of the Department of Defense, and the compo-18 nents of such items. SEC. 324. HIGH-PERFORMING ORGANIZATION BUSINESS
- 19
- 20 PROCESS REENGINEERING.
- 21 (a) In General.—Chapter 3 of title 10, United States
- Code, is amended by inserting after section 129c the fol-
- lowing new section:

1 "§ 129d. High-performing organizations

2	"(a) Guidelines for Establishment of High-
3	Performing Organizations.—The Secretary of Defense
4	shall develop guidelines for the establishment of a high-per-
5	forming organization conducted through a business process
6	reengineering initiative. The guidelines shall ensure consid-
7	eration and assessment of the following:
8	"(1) Number of employees to be affected by the
9	initiative.
0	"(2) Resources needed to conduct the initiative.
1	"(3) Location where the initiative will be per-
2	formed, and the location of the affected employees if
3	different from the initiative location.
4	"(4) Functions to be included in the initiative.
5	"(5) Timeline for implementation of the initia-
6	tive.
7	"(6) Estimated duration of the initiative if such
8	initiative is deemed to be temporary.
9	"(b) Restriction on High-Performing Organiza-
20	TIONS.—The Secretary of Defense, with respect to matters
21	concerning the Defense Agencies, and the Secretary of a
22	military department, may not begin implementation of a
23	business process reengineering initiative to establish a high
24	performing organization until—
25	"(1) the Secretary submits to Congress the notifi-
26	cation required by subsection (d); and

"(2) the requirements of paragraphs (2) and (3) 1 2 of section 7106(b) of title 5 are complied with. "(c) Certain Initiatives Prohibited.—The Sec-3 retary of Defense, or the Secretary of a military depart-5 ment, may not implement a high-performing organization 6 if— "(1) it were to result in a change of the collective 7 8 bargaining status of an employee in the Department 9 of Defense or in the representation status of a labor 10 organization with exclusive representation status, as 11 provided in section 7114 of title 5; or 12 "(2) any planned reductions in staffing are 13 based on cost savings assumptions that are unrelated 14 to the establishment of the high performing organiza-15 tion. 16 "(d) Congressional Notification.—Forty-five days before commencing a high-performing organization under subsection (a), the Secretary of Defense or the Secretary of 18 19 the military department concerned shall submit to Congress a notification describing the assessment required by sub-20 21 section (a). 22 "(e) Annual Evaluation.—The Secretary of Defense or the Secretary of the military department concerned shall conduct annual performance reviews of the participating organizations or functions under the jurisdiction of the Sec-

retary. The reviews shall be submitted to Congress. Each review shall evaluate the performance of the high performance organization in the following areas; 3 4 "(1) Costs, savings, and overall financial per-5 formance of the organization. 6 "(2) Organic knowledge, skills or expertise. "(3) Efficiency and effectiveness of key functions 7 8 or processes. 9 "(4) Efficiency and effectiveness of the overall or-10 ganization. 11 "(f) Definitions.—In this section, 12 "(1) The term 'high-performing organization' means an organization whose performance exceeds 13 14 that of comparable providers, whether public or pri-15 vate. "(2) The term business process reengineering 16 17 initiative' means an approach to reinvent or consoli-18 date functions whether they are inherently govern-19 mental, military essential, or commercial activities, 20 or a reorganization that is undertaken at the direc-21 tion of the Office of Management and Budget.". 22 (b) Clerical Amendment.—The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 129c the following new item:

"129d. High-performing organizations.".

1	SEC. 325. TEMPORARY SUSPENSION OF STUDIES AND PUB-
2	LIC-PRIVATE COMPETITIONS REGARDING
3	CONVERSION OF FUNCTIONS OF THE DE-
4	PARTMENT OF DEFENSE PERFORMED BY CI-
5	VILIAN EMPLOYEES TO CONTRACTOR PER-
6	FORMANCE.
7	(a) FINDINGS.—Congress finds the following:
8	(1) The turbulence caused by the efforts of the
9	Department of Defense to increase the size of the
10	Armed Forces, implement the decisions of the 2005
11	round of base realignments and closures, and execute
12	transformational initiatives, combined with the strain
13	on the Armed Forces due to ongoing contingency oper-
14	ations, could impede sound decisions regarding the
15	conversion to contractor performance of functions of
16	the Department of Defense performed by civilian em-
17	ployees.
18	(2) Public-private competitions may unneces-
19	sarily divert Department of Defense personnel and re-
20	sources away from operational obligations.
21	(3) The Secretary of Defense needs to ensure that
22	readiness is fully supported.
23	(b) Suspension.—During the period beginning on the
24	date of the enactment of this Act and ending on September
25	30, 2011, no study or public-private competition regarding
26	the conversion to contractor performance of any function

- 1 of the Department of Defense performed by civilian employ-
- 2 ees may be begun or announced pursuant to section 2461
- 3 of title 10, United States Code, or otherwise pursuant to
- 4 Office of Management and Budget Circular A-76.
- 5 SEC. 326. CONSOLIDATION OF AIR FORCE AND AIR NA-
- 6 TIONAL GUARD AIRCRAFT MAINTENANCE.
- 7 (a) Role of National Guard Bureau.—The Sec-
- 8 retary of the Air Force shall not implement the consolida-
- 9 tion of aircraft repair facilities and personnel of the active
- 10 Air Force with aircraft repair facilities and personnel of
- 11 the Air National Guard or the consolidation of aircraft re-
- 12 pair facilities and personnel of the Air National Guard
- 13 with aircraft repair facilities and personnel of the active
- 14 Air Force until the Secretary consults with, and obtains
- 15 the consent of, the National Guard Bureau.
- 16 (b) Report on Criteria.—Not later than 30 days
- 17 after the date of the enactment of this Act, the Secretary
- 18 of the Air Force shall submit to the Committees on Armed
- 19 Services of the Senate and House of Representatives a re-
- 20 port stating all the criteria being used by the Department
- 21 of the Air Force and the Rand Corporation to evaluate the
- 22 feasibility of consolidating Air Force maintenance functions
- 23 into organizations that would integrate active, Guard, and
- 24 Reserve components into a total-force approach. The report
- 25 shall include the assumptions that were provided to or de-

- 1 veloped by the Rand Corporation for their study of the feasi-
- 2 bility of the consolidation proposal.
- 3 (c) Report on Feasibility Study.—At least 90 days
- 4 before any consolidation actions, the Secretary of the Air
- 5 Force shall submit to the Committees on Armed Services
- 6 of the Senate and House of Representatives a report on the
- 7 findings of the Rand Corporation feasibility study and the
- 8 Rand Corporation's recommendations, the Air Force's as-
- 9 sessment of the findings and recommendations, any plans
- 10 developed for implementation of the consolidation, and a
- 11 delineation of all infrastructure costs anticipated as a result
- 12 of implementation.
- 13 SEC. 327. GUIDANCE FOR PERFORMANCE OF CIVILIAN PER-
- 14 SONNEL WORK UNDER AIR FORCE CIVILIAN
- 15 PERSONNEL CONSOLIDATION PLAN.
- 16 (a) Guidance for Civilian Personnel Manage-
- 17 MENT CONSOLIDATION.—In determining which, if any, ci-
- 18 vilian personnel management functions may appropriately
- 19 be consolidated under one command or in a central or re-
- 20 gional location, the Secretary of the Air Force shall be guid-
- 21 ed by the anticipated positive or negative impact upon the
- 22 productivity of the managed workforces at different com-
- 23 mands and the consequently anticipated positive or nega-
- 24 tive impact upon mission accomplishment at the different
- 25 commands. This analysis shall be customized for each af-

1	fected command, taking into account such factors as the size
2	and complexity of the civilian workforce and the extent to
3	which mission accomplishment is dependent upon the pro-
4	ductivity of the civilian workforce. What functions are
5	deemed "transactional" or "nontransactional" may vary
6	for each affected command. In general, more of the civilian
7	personnel management functions for smaller, less civilian
8	dependent commands may be consolidated in a central or
9	regional location or command while fewer functions may
10	be consolidated from larger, more civilian dependent com-
11	mands.
12	(b) Prohibition on Consolidation of Certain
13	Functions.—For the Large Civilian Centers, the Secretary
14	of the Air Force will not consolidate in a central or regional
15	location or command at least the following functions:
16	(1) Staffing positions filled through internal or
17	external recruitment processes.
18	(2) Development of position classifications or job
19	descriptions.
20	(3) Employee management relations, including
21	performance management programs, conduct or dis-
22	cipline programs and labor management programs.
23	(4) Labor force planning and management, in-
24	cluding internal pay pool management and employee

performance reviews.

1	(5) Managing workers compensation program
2	pursuant to chapter 81 of title 5, United States Code,
3	or relevant State workers' compensation programs.
4	(c) Large Civilian Center Defined.—In this sec-
5	tion, the term "Large Civilian Center" refers to installa-
6	tions or commands with operational missions primarily de-
7	pendent upon the productivity of civilian workforces typi-
8	cally numbering in the thousands and engaged in program
9	management, systems engineering, research or development,
10	logistics management, software management, management
11	of existing aircraft systems, and depot level maintenance.
12	Such an installation or command typically includes occu-
12	pational series far in excess of those assigned to other, more
13	partitional service fur in execuse of mose assigned to other, more
13 14	typical, Air Force installations or commands.
	typical, Air Force installations or commands.
14	typical, Air Force installations or commands.
14 15	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE-
14 15 16 17	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES.
14 15 16 17 18	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES. In an effort to ensure the Air Force is meeting the min-
14 15 16 17 18	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES. In an effort to ensure the Air Force is meeting the min- imum safety standards for staffing, equipment, and train-
14 15 16 17 18 19 20	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES. In an effort to ensure the Air Force is meeting the min- imum safety standards for staffing, equipment, and train- ing as required by Department of Defense Installation and
14 15 16 17 18 19 20 21	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES. In an effort to ensure the Air Force is meeting the min- imum safety standards for staffing, equipment, and train- ing as required by Department of Defense Installation and Environment Instruction 6055.6, the Secretary of the Air
14 15 16 17 18 19 20 21 22	typical, Air Force installations or commands. SEC. 328. REPORT ON REDUCTION IN NUMBER OF FIRE- FIGHTERS ON AIR FORCE BASES. In an effort to ensure the Air Force is meeting the min- imum safety standards for staffing, equipment, and train- ing as required by Department of Defense Installation and Environment Instruction 6055.6, the Secretary of the Air Force shall submit to Congress, not later than 90 days after

1	(1) An evaluation of current fire fighting capa-
2	bility and whether the reduction has increased the
3	risk of harm to either fire fighters or those they may
4	serve in response to an emergency.
5	(2) An evaluation on whether there is adequate
6	capability within the surrounding municipal commu-
7	nities to support a base aircraft rescue or respond to
8	a fire involving a combat aircraft, cargo aircraft or
9	weapon system.
10	(4) An evaluation of the impact on certifications
11	of the base fire departments as a result of the reduc-
12	tions in fire fighting personnel and or functions at
13	$the\ base.$
14	(5) A plan to restore personnel needed to support
15	the mission should it be determined that personnel re-
16	ductions resulting from PBD720 have negatively im-
17	pacted the ability to perform their mission.
18	Subtitle D—Energy Security
19	SEC. 331. ANNUAL REPORT ON OPERATIONAL ENERGY MAN-
20	AGEMENT AND IMPLEMENTATION OF OPER-
21	ATIONAL ENERGY STRATEGY.
22	(a) Report Required.—Section 2925 of title 10,
23	United States Code, is amended by striking subsection (b)
24	and inserting the following new subsection:

1	"(b) Annual Report Related to Operational En-
2	ERGY.—(1) Simultaneous with the annual report required
3	by subsection (a), the Secretary of Defense, acting through
4	the Director of Operational Energy Plans and Programs,
5	shall submit to the congressional defense committees a re-
6	port on operational energy management and the implemen-
7	tation of the operational energy strategy established pursu-
8	ant to section 139b of this title.
9	"(2) The annual report under this subsection shall ad-
10	dress and include the following:
11	"(A) Statistical information on operational en-
12	ergy demands, in terms of expenditures and consump-
13	tion, for the preceding five fiscal years, including
14	funding made available in regular defense appropria-
15	tions Acts and any supplemental appropriation Acts.
16	"(B) An estimate of operational energy demands
17	for the current fiscal year and next fiscal year, in-
18	cluding funding requested to meet operational energy
19	demands in the budget submitted to Congress under
20	section 1105 of title 31 and in any supplemental re-
21	quests.
22	"(C) A description of each initiative related to
23	the operational energy strategy and a summary of
24	funds appropriated for each initiative in the previous

1	fiscal year and current fiscal year and requested for
2	each initiative for the next five fiscal years.
3	"(D) An evaluation of progress made by the De-
4	partment of Defense—
5	"(i) in implementing the operational energy
6	strategy, including the progress of key initiatives
7	and technology investments related to oper-
8	ational energy demand and management; and
9	"(ii) in meeting the operational energy
10	goals set forth in the strategy.
11	"(E) Such recommendations as the Director con-
12	siders appropriate for additional changes in organi-
13	zation or authority within the Department of Defense
14	to enable further implementation of the energy strat-
15	egy and such other comments and recommendations
16	as the Director considers appropriate.
17	"(3) If a report under this subsection is submitted in
18	a classified form, the Secretary shall concurrently submit
19	to the congressional defense committees an unclassified
20	version of the information required by this subsection.
21	"(4) In this subsection, the term 'operational energy'
22	means the energy required for moving and sustaining mili-
23	tary forces and weapons platforms for military operations.
24	The term includes energy used by tactical power systems
25	and generators and weapons platforms.".

1	(b) CLERICAL AMENDMENTS.—
2	(1) Section heading of such sec-
3	tion is amended to read as follows:
4	"§ 2925. Annual Department of Defense energy man-
5	agement reports".
6	(2) Table of sections.—The table of sections
7	at the beginning of subchapter III of chapter 173 of
8	such title is amended by striking the item relating to
9	section 2925 and inserting the following new item:
	"2925. Annual Department of Defense energy management reports.".
10	SEC. 332. CONSIDERATION OF FUEL LOGISTICS SUPPORT
11	REQUIREMENTS IN PLANNING, REQUIRE-
12	MENTS DEVELOPMENT, AND ACQUISITION
13	PROCESSES.
13 14	PROCESSES. (a) Planning.—In the case of campaign analyses and
14	
14 15	(a) PLANNING.—In the case of campaign analyses and
14 15 16	(a) Planning.—In the case of campaign analyses and force planning processes that are used to establish capa-
14 15 16	(a) Planning.—In the case of campaign analyses and force planning processes that are used to establish capability requirements and inform acquisition decisions, the
14 15 16	(a) PLANNING.—In the case of campaign analyses and force planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for,
14 15 16 17	(a) Planning.—In the case of campaign analyses and force planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for,
14 15 16 17 18	(a) PLANNING.—In the case of campaign analyses and force planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for, and vulnerability of, fuel logistics and their relationship to
14 15 16 17 18 19 20 21	(a) PLANNING.—In the case of campaign analyses and force planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for, and vulnerability of, fuel logistics and their relationship to operational capability.
14 15 16 17 18 19 20 21	(a) Planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for, and vulnerability of, fuel logistics and their relationship to operational capability. (b) Capability Requirements Development Processes
14 15 16 17 18 19 20 21 22 23	(a) Planning processes that are used to establish capability requirements and inform acquisition decisions, the Secretary of Defense shall require that campaign analyses and force planning processes consider the requirements for, and vulnerability of, fuel logistics and their relationship to operational capability. (b) Capability Requirements Development Processes.—The Secretary of Defense shall develop and imple-

- 1 (c) Acquisition Process.—The Secretary of Defense
- 2 shall require that the life-cycle cost analysis for new capa-
- 3 bilities include the fully burdened cost of fuel during anal-
- 4 ysis of alternatives and evaluation of alternatives and ac-
- 5 quisition program design trades.
- 6 (d) Implementation Plan.—The Secretary of De-
- 7 fense shall prepare a plan for implementing the require-
- 8 ments of this section. The plan shall be completed not later
- 9 than 180 days after the date of the enactment of this Act
- 10 and provide for implementation of the requirements not
- 11 later than three years after such date.
- 12 (e) Report.—Until the certification required by sub-
- 13 section (g) is provided, the Secretary of Defense shall submit
- 14 to the congressional defense committees a report, not later
- 15 than January 1 of each year, describing progress made to
- 16 implement the requirements of this section during the pre-
- 17 ceding fiscal year.
- 18 (f) Fully Burdened Cost of Fuel Defined.—In
- 19 this section, the term "fully burdened cost of fuel" means
- 20 the commodity price for fuel plus the total cost of all per-
- 21 sonnel and assets required to move and, when necessary,
- 22 protect the fuel from the point at which the fuel is received
- 23 from the commercial supplier to the point of use.
- 24 (q) Certification of Compliance.—As soon as
- 25 practicable during the three-year period beginning on the

1	date of the enactment of this Act, the Secretary of Defense
2	shall certify to the congressional defense committees that the
3	Secretary has complied with the requirements of this sec-
4	tion. If the Secretary is unable to provide the certification,
5	the Secretary shall submit to the congressional defense com-
6	mittees at the end of the three-year period a report con-
7	taining—
8	(1) an explanation of the reasons why the re-
9	quirements, or portions of the requirements, have not
10	been implemented; and
11	(2) a revised plan under subsection (d) to com-
12	plete implementation or a rationale regarding why
13	portions of the requirements cannot or should not be
14	implemented.
15	SEC. 333. STUDY ON SOLAR ENERGY FOR USE AT FORWARD
16	OPERATING LOCATIONS.
17	(a) Study Required.—The Secretary of Defense shall
18	provide for a study to examine the feasibility of using solar
19	energy to provide electricity at forward operating locations.
20	(b) Matters Examined.—The study shall examine,
21	at a minimum, the following:
22	(1) The potential for solar energy to reduce the
23	
23	fuel supply needed to provide electricity at forward
2 <i>3</i>	fuel supply needed to provide electricity at forward operating locations and the extent to which such re-

1	ing the number of convoys needed to supply fuel to
2	forward operating locations.
3	(2) The cost of using solar energy to provide elec-
4	tricity.
5	(3) The potential savings of using solar energy
6	to provide electricity compared to current methods.
7	(4) The environmental benefits of using solar en-
8	ergy to provide electricity instead of the current meth-
9	ods.
10	(5) The sustainability and operating require-
11	ments of solar energy systems for providing electricity
12	compared to current methods.
13	(c) Report.—Not later than March 1, 2009, the Sec-
14	retary shall submit to the congressional defense committees
15	a report on the results of the study required by subsection
16	(a).
17	SEC. 334. STUDY ON COAL-TO-LIQUID FUELS.
18	(a) Study Required.—The Secretary of Defense shall
19	conduct a study on alternatives to reduce the life cycle emis-
20	sions of coal-to-liquid fuels and potential uses of coal-to-
21	liquid fuels to meet the Department's mobility energy re-
22	quirements.
23	(b) Matters Examines.—The study shall examine, at

 $24\ \ a\ minimum,\ the\ following:$

1	(1) The potential clean energy alternatives for
2	powering the conversion processes, including nuclear,
3	solar, and wind energies.
4	(2) The alternatives for reducing carbon emis-
5	sions during the conversion processes.
6	(3) The military utility of coal-to-liquid fuels for
7	military operations and for use by expeditionary
8	forces compared with the military utility and life
9	cycle emissions of mobile, in-theater synthetic fuel
10	processes.
11	(c) Use of Federally Funded Research and De-
12	VELOPMENT CENTER.—The Secretary of Defense shall select
13	a federally funded research and development center to per-
14	form the study required by subsection (a).
15	(d) Report.—Not later than March 1, 2009, the feder-
16	ally funded research and development center shall submit
17	to the congressional defense committees and the Secretary
18	of Defense a report on the results of the study required by
19	subsection (a).
20	Subtitle E—Reports
21	SEC. 341. COMPTROLLER GENERAL REPORT ON READINESS
22	OF ARMED FORCES.
23	(a) Report Required.—
24	(1) In general.—Not later than June 1, 2009,
25	the Comptroller General shall submit to the Commit-

- tees on Armed Services of the Senate and House of
 Representatives a report on the readiness of the regular and reserve components of the Armed Forces. The
 report shall be unclassified but may contain a classified annex.
- 6 (2) ONE OR MORE REPORTS.—In complying
 7 with the requirements of this section, the Comptroller
 8 General may submit a single report addressing all the
 9 elements specified in subsection (b) or two or more re10 ports addressing any combination of such elements.
- 11 (b) Elements.—The elements specified in this sub-12 section are the following:
 - (1) An analysis of the readiness status, as of the date of the enactment of this Act, of the regular and reserve components of the Army and the Marine Corps, including any significant changes in any trends with respect to such components since 2001.
 - (2) An analysis of the readiness status, as of such date, of the regular and reserve components of the Air Force and the Navy, including a description of any major factors that affect the ability of the Navy or Air Force to provide trained and ready forces for ongoing operations and to meet overall readiness goals.

1	(3) An analysis of the efforts of the Secretary of
2	each military department to address any major fac-
3	tors affecting the readiness of the regular and reserve
4	components under the jurisdiction of that Secretary.
5	SEC. 342. REPORT ON PLAN TO ENHANCE COMBAT SKILLS
6	OF NAVY AND AIR FORCE PERSONNEL.
7	(a) Report Required.—At the same time as the
8	budget for fiscal year 2010 is submitted to Congress under
9	section 1105(a) of title 31, United States Code, the Sec-
10	retary of Defense shall submit to the Committees on Armed
11	Services of the Senate and House of Representatives a re-
12	port on—
13	(1) the plans of the Secretary of the Navy to im-
14	prove the combat skills of the members of the Navy;
15	and
16	(2) the plans of the Secretary of the Air Force
17	to improve the combat skills of the members of the Air
18	Force.
19	(b) Elements of Report.—The report required
20	under subsection (a) shall include each of the following:
21	(1) The criteria that the Secretary of the Air
22	Force and the Secretary of the Navy use to select per-
23	manent sites for their Common Battlefield Airmen
24	Training and Expeditionary Combat Skills courses.

- 1 (2) An identification of the extent to which the 2 Secretary of the Navy and Secretary of the Air Force 3 coordinated with each other and with the Secretary of the Army and the Commandant of the Marine Corps 5 with respect to their plans to expand combat skills 6 training for members of the Navy and Air Force, re-7 spectively, together with a complete list of bases or lo-8 cations that were considered as possible sites for the coordinated training. 9 10 The (3)estimated implementation and
 - (3) The estimated implementation and sustainment costs for the Air Force Common Battle-field Airmen Training and Navy Expeditionary Combat Skills courses.
- (4) The estimated cost savings, if any, which
 could result by carrying out such combat skills training at existing Department of Defense facilities or by
 using existing ground combat training resources.
- 18 SEC. 343. COMPTROLLER GENERAL REPORT ON THE USE OF
 19 THE ARMY RESERVE AND NATIONAL GUARD
- 20 AS AN OPERATIONAL RESERVE.
- 21 (a) Report Required.—Not later than June 1, 2009,
- 22 the Comptroller General shall submit to the Committees on
- 23 Armed Services of the Senate and House of Representatives
- 24 a report on the use of the Army Reserve and National
- 25 Guard forces as an operational reserve.

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1	(b) Elements.—The report required by subsection (a)
2	shall include a description of current and programmed re-
3	sources, force structure, and organizational challenges that
4	the Army Reserve and National Guard forces may face serv-
5	ing as an operational reserve, including—
6	(1) equipment availability, maintenance, and lo-
7	gistics issues;
8	(2) manning and force structure;
9	(3) training constraints limiting—
10	(A) facilities and ranges;
11	(B) access to military schools and skill
12	training; and
13	(C) access to the Combat Training Centers;
14	and
15	(4) any conflicts with requirements under title
16	32, United States Code.
17	SEC. 344. COMPTROLLER GENERAL REPORT ON LINK BE-
18	TWEEN PREPARATION AND USE OF ARMY RE-
19	SERVE COMPONENT FORCES TO SUPPORT
20	ONGOING OPERATIONS.
21	(a) Report Required.—Not later than June 1, 2009,
22	the Comptroller General shall submit to the Committees on
23	Armed Services of the Senate and House of Representatives
24	a report on the link between the preparation and oper-
25	ational use of the Army's reserve component forces.

1	(b) Elements.—The report required by subsection (a)
2	shall include—
3	(1) an analysis of the Army's ability to train
4	and employ reserve component units—
5	(A) to execute the wartime or primary mis-
6	sions for which the units are designed; and
7	(B) for non-traditional missions to which
8	such units are assigned, as of the date of the en-
9	actment of this Act, in support of ongoing oper-
10	ations, including factors affecting unit or indi-
11	vidual preparation, the effect of notification
12	timelines, and access to training facilities, in-
13	cluding the National Training Center and the
14	Joint Readiness Training Center; and
15	(2) an analysis of the effect of mobilization and
16	deployment laws, goals, and policies on the Army's
17	ability to train and employ reserve component units
18	for the purposes described in paragraph (1).
19	SEC. 345. COMPTROLLER GENERAL REPORT ON ADEQUACY
20	OF FUNDING, STAFFING, AND ORGANIZATION
21	OF DEPARTMENT OF DEFENSE MILITARY MU-
22	NITIONS RESPONSE PROGRAM.
23	(a) Report Required.—Not later than one year
24	after the date of the enactment of this Act, the Comptroller
25	General shall submit to the Committees on Armed Services

1	of the Senate and House of Representatives a report on the
2	adequacy of the funding, staffing, and organization of the
3	Military Munitions Response Program of the Department
4	of Defense.
5	(b) Elements.—The report required by subsection (a)
6	shall include—
7	(1) an analysis of the funding, staffing, and or-
8	ganization of the Military Munitions Response Pro-
9	gram; and
10	(2) an assessment of the Program mechanisms
11	for the accountability, reporting, and monitoring of
12	the progress of munitions response projects and meth-
13	ods to reduce the length of time of such projects.
14	SEC. 346. REPORT ON OPTIONS FOR PROVIDING REPAIR CA-
15	PABILITIES TO SUPPORT SHIPS OPERATING
16	NEAR GUAM.
17	(a) Report Required.—Not later than March 1,
18	2009, the Secretary of the Navy shall submit to the commit-
19	tees on Armed Services of the Senate and House of Rep-
20	resentatives a report on the best option or combination of
21	options for providing voyage repair capabilities to support
22	all United States Navy ships operating at or near Guam.
23	(b) Contents of Report.—The report required
24	under subsection (a) shall include each of the following:

1	(1) The Secretary's estimate, based on the quan-
2	titative data determined to be most appropriate by
3	the Secretary, of the requirements for voyage repairs
4	for all United States Navy vessels operating at or
5	near Guam, including—
6	(A) such requirements for ships operated by
7	the Military Sealift Command; and
8	(B) such requirements for United States
9	Navy vessels for which the designated homeport
10	of the vessel is anticipated to become Guam as
11	a result of the realignment of the Armed Forces
12	from Okinawa, Japan, to Guam.
13	(2) The recommendations of the Secretary for en-
14	suring that adequate voyage repair capabilities are
15	available for all United States Navy ships operating
16	at or near Guam and an estimate of the amount of
17	time required to implement such capabilities.
18	(3) The Secretary's assessment of the benefits and
19	limitations of each option for providing voyage re-
20	pairs to all United States Navy ships operating at or
21	near Guam and of the anticipated costs and strategic
22	and operational risks associated with each such op-
23	tion.
24	(4) A plan and schedule for implementing a
25	course of action to ensure that the required ship re-

1	pair capability is available by not later than October
2	31, 2012.
3	Subtitle F—Other Matters
4	SEC. 351. EXTENSION OF ENTERPRISE TRANSITION PLAN
5	REPORTING REQUIREMENT.
6	Section 2222(i) of title 10, United States Code, is
7	amended by striking "2009" and inserting "2013".
8	SEC. 352. DEMILITARIZATION OF LOANED, GIVEN, OR EX-
9	CHANGED DOCUMENTS, HISTORICAL ARTI-
10	FACTS, AND CONDEMNED OR OBSOLETE COM-
11	BAT MATERIEL.
12	Section 2572(d) of title 10, United States Code, is
13	amended—
14	(1) in paragraph (1), by adding at the end the
15	following new sentence: "The Secretary concerned
16	shall ensure that an item authorized to be donated
17	under this section is demilitarized, as determined nec-
18	essary by the Secretary or the Secretary's delegee, to
19	the extent necessary to render the item unserviceable
20	in the interest of public safety."; and
21	(2) in paragraph (2)(A), by inserting before the
22	period at the end the following: ", including any ex-
23	pense associated with demilitarizing an item under
24	paragraph (1), for which the recipient of the item
25	shall be responsible".

1	SEC. 353. REPEAL OF REQUIREMENT THAT SECRETARY OF
2	AIR FORCE PROVIDE TRAINING AND SUP-
3	PORT TO OTHER MILITARY DEPARTMENTS
4	FOR A-10 AIRCRAFT.
5	(a) Repeal.—Chapter 901 of title 10, United States
6	Code, is amended by striking section 9316.
7	(b) Clerical Amendment.—The table of sections at
8	the beginning of such chapter is amended by striking the
9	item relating to section 9316.
10	SEC. 354. DISPLAY OF ANNUAL BUDGET REQUIREMENTS
11	FOR AIR SOVEREIGNTY ALERT MISSION.
12	(a) Submission With Annual Budget Justifica-
13	TION DOCUMENTS.—For fiscal year 2010 and each subse-
14	quent fiscal year, the Secretary of Defense shall submit to
15	the President, for consideration by the President for inclu-
16	sion with the budget materials submitted to Congress under
17	section 1105(a) of title 31, United States Code, a consoli-
18	dated budget justification display that covers all programs
19	and activities of the Air Sovereignty Alert mission of the
20	Air Force.
21	(b) Requirements for Budget Display.—The
22	budget display under subsection (a) for a fiscal year shall
23	include for such fiscal year the following:
24	(1) The funding requirements for the Air Sov-
25	ereianty Alert mission and the associated Command

1	and Control mission, including such requirements
2	for—
3	(A) pay and allowances;
4	(B) support costs;
5	(C) Medicare eligible retiree health fund
6	contributions
7	(D) flying hours; and
8	(E) any other associated mission costs.
9	(2) The amount in the budget for the Air Force
10	for each of the items referred to in paragraph (1).
11	(3) The amount in the budget for the Air Na-
12	tional Guard for each such item.
13	SEC. 355. SENSE OF CONGRESS THAT AIR SOVEREIGNTY
14	ALERT MISSION SHOULD RECEIVE SUFFI-
15	CIENT FUNDING AND RESOURCES.
16	It is the sense of Congress that—
17	(1) since the tragic events of September 11, 2001,
18	the Air National Guard has bravely performed the
19	Air Sovereignty Alert mission to defend the homeland
20	in support of Operation Noble Eagle;
21	(2) the Air National Guard continues to serve as
22	the backbone of this vital national security mission;
23	(3) the United States Air Force should include
24	full funding for the Air Sovereignty Alert mission in
25	the baseline budget of the Air Force;

- (4) the United States Air Force should program
 sufficient personnel, equipment, and aircraft resources
 to the Air National Guard to fully and safely perform
 the Air Sovereignty Alert mission;
 - (5) the capability of Air National Guard aircraft assigned to the Air Sovereignty Alert mission is rapidly deteriorating due to age and may impede the ability of the Air National Guard to protect the homeland;
 - (6) by 2015, many of the Air National Guard's fighter aircraft will have exceeded their service life and will be grounded, resulting in a breach of homeland defense, a potential closure of Air National Guard bases, the loss of critical personnel with the accompanying loss of experience and training, and the loss of the fighter capability of the Air National Guard; and
 - (7) the United States Air Force should ensure that the Air National Guard and the Air Sovereignty Alert mission are provided with resources, personnel, and aircraft needed to support this critical mission now and in the future.

1	SEC. 356. REVISION OF CERTAIN AIR FORCE REGULATIONS
2	REQUIRED.
3	(a) Revision Required.—Not later than 90 days
4	after the date of enactment of this Act, the Secretary of the
5	Air Force shall revise the Air Freight Transportation Regu-
6	lation Number 5, dated January 15, 1999, to conform with
7	Defense Travel Regulations to ensure that freight covered
8	by Air Freight Transportation Regulation Number 5 is car-
9	ried in accordance with commercial best practices that are
10	based upon a mode-neutral approach.
11	(b) Mode-Neutral Approach Defined.—For pur-
12	poses of this section, the term "mode-neutral approach"
13	means a method of shipment that allows a shipper to choose
14	a carrier with a time-definite performance standard for de-
15	livery without specifying a particular mode of conveyance
16	and allows the carrier to select the mode of conveyance
17	using best commercial practices as long as the mode of con-
18	veyance can reasonably be expected to ensure the time-defi-
19	nite delivery requested by the shipper.
20	SEC. 357. TRANSFER OF C-12 AIRCRAFT TO CALIFORNIA DE-
21	PARTMENT OF FORESTRY AND FIRE PROTEC-
22	TION.
23	(a) Authority.—The Secretary of the Army may con-
24	vey to the California Department of Forestry and Fire Pro-
25	tection (hereinafter in this section referred to as "CAL
26	FIRE"), all right, title, and interest of the United States

1	in three C-12 aircraft that the Secretary has determined
2	are surplus to need.
3	(b) Conveyance at No Cost to the United
4	States.—The conveyance of an aircraft authorized by this
5	section shall be made at no cost to the United States. Any
6	costs associated with such conveyance, costs of determining
7	compliance with terms of the conveyance, and costs of oper-
8	ation and maintenance of the aircraft conveyed shall be
9	borne by CAL FIRE.
10	SEC. 358. AVAILABILITY OF FUNDS FOR IRREGULAR WAR-
11	FARE SUPPORT PROGRAM.
12	Of the amount appropriated pursuant to an authoriza-
13	tion of appropriations or otherwise made available for the
14	Joint Improvised Explosive Device Defeat Organization for
15	fiscal year 2009, \$75,000,000 shall be available for the Ir-
16	regular Warfare Support program (program element line
17	$0603121D8Z,\ SO/LIC\ Advanced\ Development).$
18	SEC. 359. SENSE OF CONGRESS REGARDING PROCUREMENT
19	AND USE OF MUNITIONS.
20	It is the sense of Congress that the Secretary of Defense
21	should—
22	(1) in making decisions with respect to procure-
23	ment of munitions, develop methods to account for the
24	full life-cycle costs of munitions, including the effects
25	of failure rates on the cost of disposal; and

1	(2) undertake a review of live-fire practices for
2	the purpose of reducing unexploded ordnance and mu-
3	nitions-constituent contamination without impeding
4	military readiness.
5	SEC. 360. LIMITATION ON OBLIGATION OF FUNDS FOR AIR
6	COMBAT COMMAND MANAGEMENT HEAD-
7	QUARTERS.
8	Of the funds appropriated pursuant to an authoriza-
9	tion of appropriations or otherwise made available for Op-
10	eration and Maintenance, Air Force, for fiscal year 2009,
11	the amount that may be obligated for Air Force Com-
12	$mander, Air\ Combat\ Command\ Management\ Headquarters,$
13	Sub-Activity Group 012E, for any fiscal quarter of such
14	fiscal year may not exceed 80 percent of the amount of such
15	$funds\ obligated\ for\ such\ purpose\ for\ the\ corresponding\ fiscal$
16	quarter of fiscal year 2008 until the Secretary of Defense
17	certifies to the congressional defense committees that by not
18	later than February 3, 2009, the Future Year's Defense
19	Plan will include funding for 76 commonly configured B-
20	52 aircraft.
21	SEC. 361. INCREASE OF DOMESTIC SOURCING OF MILITARY
22	WORKING DOGS USED BY THE DEPARTMENT
23	OF DEFENSE.
24	(a) Increased Capacity.—The Secretary of Defense,
25	acting through the Executive Agent for Military Working

1	Dogs (hereinafter in this section referred to as the "Execu-
2	tive Agent"), shall—
3	(1) identify the number of military working dogs
4	required to fulfill the various missions of the Depart-
5	ment of Defense for which such dogs are used, includ-
6	ing force protection, facility and check point security,
7	and explosives and drug detection;
8	(2) take such steps as are practicable to ensure
9	an adequate number of military working dog teams
10	are available to meet and sustain the mission require-
11	ments identified in paragraph (1);
12	(3) ensure that the Department's needs and per-
13	formance standards with respect to military working
14	dogs are readily available to dog breeders and train-
15	ers; and
16	(4) coordinate with other Federal, State, or local
17	agencies, nonprofit organizations, universities, or pri-
18	vate sector entities, as appropriate, to increase the
19	training capacity for military working dog teams.
20	(b) Military Working Dog Procurement.—The
21	Secretary, acting through the Executive Agent shall work
22	to ensure that military working dogs are procured as effi-
23	ciently as possible and at the best value to the Government,

24 while maintaining the necessary level of quality and en-

25 couraging increased domestic breeding, with the ultimate

- 1 goal of procuring all military working dogs through domes-
- 2 tic breeders.
- 3 (c) Military Working Dog Defined.—For purposes
- 4 of this section, the term "military working dog" means a
- 5 dog used in any official military capacity, as defined by
- 6 the Secretary of Defense.

7 TITLE IV—MILITARY PERSONNEL 8 AUTHORIZATIONS

Subtitle A—Active Forces

- Sec. 401. End strengths for active forces.
- Sec. 402. Revision in permanent active duty end strength minimum levels.

Subtitle B—Reserve Forces

- Sec. 411. End strengths for Selected Reserve.
- Sec. 412. End strengths for Reserves on active duty in support of the Reserves.
- Sec. 413. End strengths for military technicians (dual status).
- Sec. 414. Fiscal year 2009 limitation on number of non-dual status technicians.
- Sec. 415. Maximum number of reserve personnel authorized to be on active duty for operational support.
- Sec. 416. Additional waiver authority of limitation on number of reserve component members authorized to be on active duty.

Subtitle C—Authorization of Appropriations

Sec. 421. Military personnel.

9 Subtitle A—Active Forces

- 10 SEC. 401. END STRENGTHS FOR ACTIVE FORCES.
- 11 The Armed Forces are authorized strengths for active
- 12 duty personnel as of September 30, 2009, as follows:
- 13 (1) The Army, 532,400.
- 14 (2) The Navy, 326,323.
- 15 (3) The Marine Corps, 194,000.
- 16 (4) The Air Force, 317,050.

1	SEC. 402. REVISION IN PERMANENT ACTIVE DUTY END
2	STRENGTH MINIMUM LEVELS.
3	Section 691(b) of title 10, United States Code, is
4	amended by striking paragraphs (1) through (4) and insert-
5	ing the following new paragraphs:
6	"(1) For the Army, 532,400.
7	"(2) For the Navy, 326,323.
8	"(3) For the Marine Corps, 194,000.
9	"(4) For the Air Force, 317,050.".
10	Subtitle B—Reserve Forces
11	SEC. 411. END STRENGTHS FOR SELECTED RESERVE.
12	(a) In General.—The Armed Forces are authorized
13	strengths for Selected Reserve personnel of the reserve com-
14	ponents as of September 30, 2009, as follows:
15	(1) The Army National Guard of the United
16	States, 352,600.
17	(2) The Army Reserve, 205,000.
18	(3) The Navy Reserve, 66,700.
19	(4) The Marine Corps Reserve, 39,600.
20	(5) The Air National Guard of the United
21	States, 106,700.
22	(6) The Air Force Reserve, 67,400.
23	(7) The Coast Guard Reserve, 10,000.
24	(b) End Strength Reductions.—The end strengths
25	prescribed by subsection (a) for the Selected Reserve of any
26	reserve component shall be proportionately reduced by—

1	(1) the total authorized strength of units orga-
2	nized to serve as units of the Selected Reserve of such
3	component which are on active duty (other than for
4	training) at the end of the fiscal year; and
5	(2) the total number of individual members not
6	in units organized to serve as units of the Selected
7	Reserve of such component who are on active duty
8	(other than for training or for unsatisfactory partici-
9	pation in training) without their consent at the end
10	of the fiscal year.
11	(c) End Strength Increases.—Whenever units or
12	individual members of the Selected Reserve of any reserve
13	component are released from active duty during any fiscal
14	year, the end strength prescribed for such fiscal year for
15	the Selected Reserve of such reserve component shall be in-
16	creased proportionately by the total authorized strengths of
17	such units and by the total number of such individual mem-
18	bers.
19	SEC. 412. END STRENGTHS FOR RESERVES ON ACTIVE
20	DUTY IN SUPPORT OF THE RESERVES.
21	Within the end strengths prescribed in section 411(a),
22	the reserve components of the Armed Forces are authorized.

Within the end strengths prescribed in section 411(a), 22 the reserve components of the Armed Forces are authorized, 23 as of September 30, 2009, the following number of Reserves 24 to be serving on full-time active duty or full-time duty, in 25 the case of members of the National Guard, for the purpose

1	of organizing, administering, recruiting, instructing, or				
2	training the reserve components:				
3	(1) The Army National Guard of the Unite				
4	States, 32,060.				
5	(2) The Army Reserve, 17,070.				
6	(3) The Navy Reserve, 11,099.				
7	(4) The Marine Corps Reserve, 2,261.				
8	(5) The Air National Guard of the United				
9	States, 14,337.				
10	(6) The Air Force Reserve, 2,733.				
11	SEC. 413. END STRENGTHS FOR MILITARY TECHNICIANS				
12	(DUAL STATUS).				
13	The minimum number of military technicians (dual				
14	status) as of the last day of fiscal year 2009 for the reserve				
15	components of the Army and the Air Force (notwith-				
16	standing section 129 of title 10, United States Code) shall				
17	be the following:				
18	(1) For the Army Reserve, 8,395.				
19	(2) For the Army National Guard of the United				
20	States, 27,210.				
21	(3) For the Air Force Reserve, 10,003.				
22	(4) For the Air National Guard of the United				
23	States, 22,452.				

1	SEC. 414. FISCAL YEAR 2009 LIMITATION ON NUMBER OF
2	NON-DUAL STATUS TECHNICIANS.
3	(a) Limitations.—
4	(1) National guard.—Within the limitation
5	provided in section 10217(c)(2) of title 10, United
6	States Code, the number of non-dual status techni-
7	cians employed by the National Guard as of Sep-
8	tember 30, 2009, may not exceed the following:
9	(A) For the Army National Guard of the
10	United States, 1,600.
11	(B) For the Air National Guard of the
12	United States, 350.
13	(2) Army reserve.—The number of non-dual
14	status technicians employed by the Army Reserve as
15	of September 30, 2009, may not exceed 595.
16	(3) Air force reserve.—The number of non-
17	dual status technicians employed by the Air Force
18	Reserve as of September 30, 2009, may not exceed 90.
19	(b) Non-Dual Status Technicians Defined.—In
20	this section, the term "non-dual status technician" has the
21	meaning given that term in section 10217(a) of title 10,
22	United States Code.

1	SEC. 415. MAXIMUM NUMBER OF RESERVE PERSONNEL AU-			
2	THORIZED TO BE ON ACTIVE DUTY FOR			
3	OPERATIONAL SUPPORT.			
4	During fiscal year 2009, the maximum number of			
5	members of the reserve components of the Armed Forces who			
6	may be serving at any time on full-time operational sup-			
7	port duty under section 115(b) of title 10, United States			
8	Code, is the following:			
9	(1) The Army National Guard of the United			
10	States, 17,000.			
11	(2) The Army Reserve, 13,000.			
12	(3) The Navy Reserve, 6,200.			
13	(4) The Marine Corps Reserve, 3,000.			
14	(5) The Air National Guard of the United			
15	States, 16,000.			
16	(6) The Air Force Reserve, 14,000.			
17	SEC. 416. ADDITIONAL WAIVER AUTHORITY OF LIMITATION			
18	ON NUMBER OF RESERVE COMPONENT MEM-			
19	BERS AUTHORIZED TO BE ON ACTIVE DUTY.			
20	(a) Additional Waiver Authority.—Subsection (a)			
21	of section 123a of title 10, United States Code, is amend-			
22	ed—			
23	(1) by inserting "(1)" before "If at the end"; and			
24	(2) by adding at the end the following new para-			
25	graph:			

- "(2) When a designation of a major disaster or emer-1 gency (as those terms are defined in section 102 of the Rob-3 ert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)) is in effect, the President may waive any statutory limit that would otherwise apply during the period of the designation on the number of members of a reserve component who are authorized to be on active duty 8 under subparagraph (A) or (B) of section 115(b)(1) of this title, if the President determines the waiver is necessary to provide assistance in responding to the major disaster or 10 11 emergency.". 12 (b) Termination of Waiver.—Subsection (b) of such section is amended— 13 14 (1) by striking the subsection heading and in-15 serting the following: "Termination of Waiver.— (1)"; 16 17 (2) by striking "subsection (a)" and inserting 18 "subsection (a)(1)"; and 19 (3) by adding at the end the following new para-20 graph: 21 "(2) A waiver granted under subsection (a)(2) shall terminate not later than 90 days after the date on which 23 the designation of the major disaster or emergency that was the basis for the waiver expires.".
- 25 (c) CLERICAL AMENDMENTS.—

1	(1) Section heading of such sec-			
2	tion is amended to read as follows:			
3	"§ 123a. Suspension of end-strength and other			
4	strength limitations in time of war or na-			
5	tional emergency".			
6	(2) Table of sections.—The table of sections			
7	at the beginning of chapter 3 of such title is amended			
8	by striking the item relating to section 123a and in-			
9	serting the following new item:			
	"123a. Suspension of end-strength and other strength limitations in time of war or national emergency.".			
10	Subtitle C—Authorization of			
11	${oldsymbol Appropriations}$			
12	SEC. 421. MILITARY PERSONNEL.			
13	There is hereby authorized to be appropriated to the			
14	Department of Defense for military personnel for fiscal year			
15	2009 a total of \$124,659,768,000. The authorization in the			
16	preceding sentence supersedes any other authorization of			
17	appropriations (definite or indefinite) for such purpose for			
18	fiscal year 2009.			
19	TITLE V—MILITARY PERSONNEL			
20	POLICY			
	Subtitle A. Officer Personnel Policy Generally			

Subtitle A—Officer Personnel Policy Generally

Sec. 501. Mandatory separation requirements for regular warrant officers for length of service.

Sec. 502. Requirements for issuance of posthumous commissions and warrants.

Sec. 503. Extension of authority to reduce minimum length of active service required for voluntary retirement as an officer.

Sec. 504. Increase in authorized number of general officers on active duty in the Marine Corps.

Subtitle B—Reserve Component Management

- Sec. 511. Extension to all military departments of authority to defer mandatory separation of military technicians (dual status).
- Sec. 512. Increase in authorized strengths for Marine Corps Reserve officers on active duty in the grades of major and lieutenant colonel to meet force structure requirements.
- Sec. 513. Clarification of authority to consider for a vacancy promotion National Guard officers ordered to active duty in support of a contingency operation.
- Sec. 514. Increase in mandatory retirement age for certain Reserve officers.
- Sec. 515. Age limit for retention of certain Reserve officers on active-status list as exception to removal for years of commissioned service.
- Sec. 516. Authority to retain Reserve chaplains and officers in medical and related specialties until age 68.
- Sec. 517. Study and report regarding personnel movements in Marine Corps Individual Ready Reserve.

Subtitle C—Joint Qualified Officers and Requirements

- Sec. 521. Joint duty requirements for promotion to general or flag officer.
- Sec. 522. Technical, conforming, and clerical changes to joint specialty terminology.
- Sec. 523. Promotion policy objectives for Joint Qualified Officers.
- Sec. 524. Length of joint duty assignments.
- Sec. 525. Designation of general and flag officer positions on Joint Staff as positions to be held only by reserve component officers.
- Sec. 526. Treatment of certain service as joint duty experience.

Subtitle D—General Service Authorities

- Sec. 531. Increase in authorized maximum reenlistment term.
- Sec. 532. Career intermission pilot program.

Subtitle E—Education and Training

- Sec. 541. Repeal of prohibition on phased increase in midshipmen and cadet strength limit at United States Naval Academy and Air Force Academy.
- Sec. 542. Promotion of foreign and cultural exchange activities at military service academies.
- Sec. 543. Compensation for civilian President of Naval Postgraduate School.
- Sec. 544. Increased authority to enroll defense industry employees in defense product development program.
- Sec. 545. Requirement of completion of service under honorable conditions for purposes of entitlement to educational assistance for reserve components members supporting contingency operations.
- Sec. 546. Consistent education loan repayment authority for health professionals in regular components and Selected Reserve.
- Sec. 547. Increase in number of units of Junior Reserve Officers' Training Corps.

Subtitle F—Military Justice

- Sec. 551. Grade of Staff Judge Advocate to the Commandant of the Marine Corps.
- Sec. 552. Standing military protection order.
- Sec. 553. Mandatory notification of issuance of military protective order to civilian law enforcement.

Sec. 554. Implementation of information database on sexual assault incidents in the Armed Forces.

Subtitle G—Decorations, Awards, and Honorary Promotions

- Sec. 561. Replacement of military decorations.
- Sec. 562. Authorization and request for award of Medal of Honor to Richard L. Etchberger for acts of valor during the Vietnam War.
- Sec. 563. Advancement of Brigadier General Charles E. Yeager, United States Air Force (retired), on the retired list.
- Sec. 564. Advancement of Rear Admiral Wayne E. Meyer, United States Navy (retired), on the retired list.
- Sec. 565. Award of Vietnam Service Medal to veterans who participated in Mayaguez rescue operation.

Subtitle H—Impact Aid

- Sec. 571. Continuation of authority to assist local educational agencies that benefit dependents of members of the Armed Forces and Department of Defense civilian employees.
- Sec. 572. Calculation of payments under Department of Education's Impact Aid program.

Subtitle I—Military Families

- Sec. 581. Presentation of burial flag.
- Sec. 582. Education and training opportunities for military spouses.

Subtitle J—Other Matters

- Sec. 591. Inclusion of Reserves in providing Federal aid for State governments, enforcing Federal authority, and responding to major public emergencies.
- Sec. 592. Interest payments on certain claims arising from correction of military records.
- Sec. 593. Extension of limitation on reductions of personnel of agencies responsible for review and correction of military records.
- Sec. 594. Authority to order Reserve units to active duty to provide assistance in response to a major disaster or emergency.
- Sec. 595. Senior Military Leadership Diversity Commission.

Subtitle A—Officer Personnel Policy Generally

- SEC. 501. MANDATORY SEPARATION REQUIREMENTS FOR
- 4 REGULAR WARRANT OFFICERS FOR LENGTH
- 5 *OF SERVICE*.
- 6 Section 1305(a) of title 10, United States Code, is
- 7 amended—

1	(1) by striking "A regular warrant officer who			
2	has at least 30 years of active service as a warrant			
3	officer that could be credited to him" and inserting			
4	"(1) A regular warrant officer (other than a regular			
5	Army warrant officer) who has at least 30 years of			
6	active service that could be credited to the officer";			
7	and			
8	(2) by adding at the end the following new para-			
9	graph:			
10	"(2) In the case of a regular Army warrant officer,			
11	the calculation of years of active service under paragraph			
12	(1) shall include only years of active service as a warrant			
13	officer.".			
14	SEC. 502. REQUIREMENTS FOR ISSUANCE OF POSTHUMOUS			
15	COMMISSIONS AND WARRANTS.			
16	(a) Posthumous Commissions.—Section 1521 of			
17	title 10, United States Code, is amended—			
18	(1) in subsection (a), by striking "in line of			
19	duty" each place it appears; and			
20	(2) by adding at the end the following new sub-			
21	section:			
22	"(c) A commission issued under subsection (a) in con-			
23	nection with the promotion of a deceased member to a high-			
24	er commissioned grade shall require certification by the Sec-			
25	retary concerned that, at the time of death of the member,			

the member was qualified for appointment to that higher 2 grade.". 3 (b) Posthumous Warrants.—Section 1522(a) of such title is amended (1) by striking "in line of duty"; and 5 6 (2) by adding at the end the following new sub-7 section: 8 "(c) A warrant issued under subsection (a) in connection with the promotion of a deceased member to a higher grade shall require a finding by the Secretary of the military department concerned that, at the time of death of the member, the member was qualified for appointment to that higher grade.". 13 SEC. 503. EXTENSION OF AUTHORITY TO REDUCE MINIMUM 15 LENGTH OF ACTIVE SERVICE REQUIRED FOR 16 **VOLUNTARY RETIREMENT AS AN OFFICER.** 17 (a) ARMY.—Section 3911(b)(2) of title 10, United States Code, is amended by inserting after "December 31, 18 19 2008," the following: "and again during the one-year period beginning on October 1, 2013,". 21 (b) NAVY AND MARINE CORPS.—Section 6323(a)(2)(B) of such title is amended by inserting after "December 31, 2008," the following: "and again during the one-year period

24 beginning on October 1, 2013,".

1	(c) AIR FORCE.—Section 8911(b)(2) of such title is
2	amended by inserting after "December 31, 2008," the fol-
3	lowing: "and again during the one-year period beginning
4	on October 1, 2013,".
5	SEC. 504. INCREASE IN AUTHORIZED NUMBER OF GENERAL
6	OFFICERS ON ACTIVE DUTY IN THE MARINE
7	CORPS.
8	(a) Increase.—Section 526(a)(4) of title 10, United
9	States Code, is amended by striking "80" and inserting
10	"81".
11	(b) Conforming Amendments Regarding Dis-
12	TRIBUTION OF MARINE GENERAL OFFICERS.—Section 525
13	of such title is amended—
14	(1) in the first sentence of subsection (a), by
15	striking "that armed force" and inserting "the Army
16	or Air Force, or more than 51 percent of the general
17	officers of the Marine Corps,"; and
18	(2) in subsection $(b)(2)(B)$, by striking "17.5"
19	percent" and inserting "19 percent".

Subtitle B—Reserve Component 1 Management 2 SEC. 511. EXTENSION TO ALL MILITARY DEPARTMENTS OF 4 AUTHORITY TO DEFER MANDATORY SEPARA-5 TION OF MILITARY TECHNICIANS (DUAL STA-6 TUS). 7 Section 10216(f) of title 10, United States Code, is amended by striking "Secretary of the Army" and inserting 9 "Secretary concerned". SEC. 512. INCREASE IN AUTHORIZED STRENGTHS FOR MA-11 RINE CORPS RESERVE OFFICERS ON ACTIVE 12 DUTY IN THE GRADES OF MAJOR AND LIEU-13 TENANT COLONEL TO MEET FORCE STRUC-14 TURE REQUIREMENTS. 15 The table in section 12011(a) of title 10, United States Code, relating to the number of officers of a reserve component who may be serving in certain grades given the total number of members of that reserve component serving on 19 full-time reserve component duty, is amended by striking 20 the portion of the table relating to the Marine Corps Reserve 21 and inserting the following:

"Marine Corps Reserve:	Major	Lieutenant Colonel	Colonel
1,100	99	63	20
1,200	103	67	21
1,300	107	70	22
1,400	111	73	23
1,500	114	76	24
1,600	117	79	25
1,700	120	82	26
1,800	123	85	27

"Marine Corps Reserve:	Major	Lieutenant Colonel	Colonel
1,900	126	88	28
2,000	129	91	29
2,100	132	94	30
2,200	134	97	31
2,300	136	99	32
2,400	138	101	33
2,500	140	103	34
2,600	142	105	<i>35</i> ".

1	SEC. 513. CLARIFICATION OF AUTHORITY TO CONSIDER
2	FOR A VACANCY PROMOTION NATIONAL
3	GUARD OFFICERS ORDERED TO ACTIVE DUTY
4	IN SUPPORT OF A CONTINGENCY OPERATION.
5	(a) Additional Exception.—Subsection (d) of sec-
6	tion 14317 of title 10, United States Code, is amended—
7	(1) in the first sentence—
8	(A) by striking "Except" and inserting "(1)
9	Except";
10	(B) by striking "unless the officer is or-
11	dered" and inserting "unless the officer—
12	"(A) is ordered";
13	(C) by striking the period at the end and
14	inserting "; or"; and
15	(D) by adding at the end the following new
16	subparagraph:
17	"(B) has been ordered to or is serving on active
18	duty in support of a contingency operation."; and
19	(2) in the second sentence, by striking "If" and
20	inserting the following:

1	"(2) If".
2	(b) Consideration for Promotion by Examination
3	FOR FEDERAL RECOGNITION.—Subsection (e)(1)(B) of such
4	section is amended by inserting before the period at the end
5	the following: ", or by examination for Federal recognition
6	under title 32".
7	SEC. 514. INCREASE IN MANDATORY RETIREMENT AGE FOR
8	CERTAIN RESERVE OFFICERS.
9	(a) Selective Service and Property and Fiscal
10	Officers.—Section 12647 of title 10, United States Code,
11	is amended by striking "60 years" and inserting "62
12	years".
13	(b) Certain Reserve Officers in Grades of
14	Major Through Brigadier General.—
15	(1) Increased age.—Section 14702(b) of such
16	title is amended—
17	(A) in the subsection heading, by striking
18	"AT AGE 60" and inserting "FOR AGE"; and
19	(B) by striking "subsection $(a)(1)$ or
20	(a)(2)." and all that follows through the period
21	at the end of the last sentence and inserting the
22	following: "paragraph (1) or (2) of subsection
23	(a). An officer described in paragraph (1) of
24	such subsection may not be retained under this
25	section after the last day of the month in which

1	the officer becomes 62 years of age. An officer de-
2	scribed in paragraph (2) of such subsection may
3	not be retained under this section after the last
4	day of the month in which the officer becomes 60
5	years of age.".
6	(c) Clerical Amendments.—
7	(1) Section Heading of section
8	14702 of such title is amended to read as follows:
9	"§ 14702. Retention on reserve active-status list of cer-
10	tain officers in the grade of major, lieu-
11	tenant colonel, colonel, or brigadier gen-
12	eral".
13	(2) Table of sections.—The table of sections
14	at the beginning of chapter 1409 of such title is
15	amended by striking the item relating to section
16	14702 and inserting the following new item:
	"14702. Retention on reserve active-status list of certain officers in the grade of major, lieutenant colonel, colonel, or brigadier general.".
17	SEC. 515. AGE LIMIT FOR RETENTION OF CERTAIN RESERVE
18	OFFICERS ON ACTIVE-STATUS LIST AS EXCEP-
19	TION TO REMOVAL FOR YEARS OF COMMIS-
20	SIONED SERVICE.
21	Section 14508 of title 10, United States Code, is
22	amended—
23	(1) by redesignating subsection (g) as subsection
24	(h); and

1	(2) by inserting after subsection (f) the following
2	$new\ subsection\ (g):$
3	"(g) Retention of Lieutenant Generals.—A re-
4	serve officer of the Army or Air Force in the grade of lieu-
5	tenant general who would otherwise be removed from an
6	active status under subsection (c) may, in the discretion
7	of the Secretary of the Army or the Secretary of the Air
8	Force, as the case may be, be retained in an active status,
9	but not later than the date on which the officer becomes
10	66 years of age.".
11	SEC. 516. AUTHORITY TO RETAIN RESERVE CHAPLAINS AND
12	OFFICERS IN MEDICAL AND RELATED SPE-
1 4	
13	CIALTIES UNTIL AGE 68.
	CIALTIES UNTIL AGE 68. (a) Reserve Chaplains and Medical Officers.—
13	
13 14	(a) Reserve Chaplains and Medical Officers.—
13 14 15	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended
13 14 15 16 17	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years".
13 14 15 16 17	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Offi-
113 114 115 116 117	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Officers.—Section 324 of title 32, United States Code, is
13 14 15 16 17 18	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Officers.—Section 324 of title 32, United States Code, is amended by adding at the end the following new subsection:
13 14 15 16 17 18 19 20 21	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Officers.—Section 324 of title 32, United States Code, is amended by adding at the end the following new subsection: "(c) Notwithstanding subsection (a)(1), an officer of
13 14 15 16 17 18 19 20 21	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Officers.—Section 324 of title 32, United States Code, is amended by adding at the end the following new subsection: "(c) Notwithstanding subsection (a)(1), an officer of the National Guard serving as a chaplain, medical officer,
13 14 15 16 17 18 19 20 21 22 23	(a) Reserve Chaplains and Medical Officers.— Section 14703(b) of title 10, United States Code, is amended by striking "67 years" and inserting "68 years". (b) National Guard Chaplains and Medical Officers.—Section 324 of title 32, United States Code, is amended by adding at the end the following new subsection: "(c) Notwithstanding subsection (a)(1), an officer of the National Guard serving as a chaplain, medical officer, dental officer, nurse, veterinarian, Medical Service Corps

1	SEC. 517. STUDY AND REPORT REGARDING PERSONNEL
2	MOVEMENTS IN MARINE CORPS INDIVIDUAL
3	READY RESERVE.
4	The Secretary of the Navy shall conduct a study to
5	analyze the policies and procedures used by the Marine
6	Corps Reserve during fiscal years 2001 through 2008 for
7	the movement of personnel in and out of the Individual
8	Ready Reserve. Not later than 90 days after the date of the
9	enactment of this Act, the Secretary shall submit to the con-
10	gressional defense committees a report containing the re-
11	sults of the study.
12	Subtitle C—Joint Qualified Officers
13	and Requirements
14	SEC. 521. JOINT DUTY REQUIREMENTS FOR PROMOTION TO
15	GENERAL OR FLAG OFFICER.
16	(a) In General.—Section 619a of title 10, United
17	States Code, is amended
18	(1) in subsection (a), by striking "unless—" and
19	all that follows through "the joint specialty" and in-
20	serting "unless the officer has been designated as a
21	Joint Qualified Officer";
22	(2) in subsection (b)—
23	(A) by striking "paragraph (1) or para-
24	graph (2) of subsection (a), or both paragraphs
25	(1) and (2) of subsection (a)," in the matter pre-

1	ceding paragraph (1) and inserting "subsection
2	(a)"; and
3	(B) in paragraph (4), by striking "within
4	that immediate organization is not less than two
5	years" and inserting "is not less than two years
6	and the officer has successfully completed a pro-
7	gram of education described in subsections (b)
8	and (c) of section 2155 of this title"; and
9	(3) by striking subsection (h).
10	(b) Clerical Amendments.—
11	(1) Section Heading.—The heading of such sec-
12	tion is amended to read as follows:
13	"§ 619a. Eligibility for consideration for promotion:
14	designation as Joint Qualified Officer re-
15	quired before promotion to general or flag
16	grade; exceptions".
17	(2) Table of sections.—The table of sections
18	at the beginning of subchapter II of chapter 36 of
19	such title is amended by striking the item relating to
20	section 619a and inserting the following new item:
20	section 619a and inserting the following new item: "619a. Eligibility for consideration for promotion: designation as Joint Qualified Officer required before promotion to general or flag grade; exceptions.".
	"619a. Eligibility for consideration for promotion: designation as Joint Qualified Officer required before promotion to general or flag grade; excep-
21	"619a. Eligibility for consideration for promotion: designation as Joint Qualified Officer required before promotion to general or flag grade; excep- tions.".
20212223	"619a. Eligibility for consideration for promotion: designation as Joint Qualified Officer required before promotion to general or flag grade; exceptions.". SEC. 522. TECHNICAL, CONFORMING, AND CLERICAL

1	(1) In general.—Subsection (a) of section 661
2	of title 10, United States Code, is amended in the sec-
3	ond sentence by striking "in such manner as the Sec-
4	retary of Defense directs" and inserting "as a Joint
5	Qualified Officer or in such other manner as the Sec-
6	retary of Defense directs".
7	(2) Section Heading.—The heading of such sec-
8	tion is amended to read as follows:
9	"§ 661. Management policies for Joint Qualified Offi-
10	cers".
11	(3) Table of sections.—The table of sections
12	at the beginning of chapter 38 of such title is amend-
13	ed by striking the item related to section 661 and in-
14	serting the following new item:
	"661. Management policies for Joint Qualified Officers.".
15	(b) Joint Duty Assignments After Completion
16	of Joint Professional Military Education.—Section
17	663 of title 10, United States Code, is amended—
18	(1) in subsection (a)—
19	(A) in the subsection heading, by striking
20	"Joint Specialty" and inserting "Joint
21	Qualified"; and
22	(B) by striking "with the joint specialty"
23	and inserting "designated as a Joint Qualified
24	Officer"; and

1	(2) in subsection (b)(1), by striking "do not have
2	the joint specialty" and inserting "are not designated
3	as a Joint Qualified Officer".
4	(c) Procedures for Monitoring Careers of
5	Joint Qualified Officers.—
6	(1) In general.—Section 665 of such title is
7	amended—
8	(A) in subsection $(a)(1)(A)$, by striking
9	"with the joint specialty" and inserting "des-
10	ignated as a Joint Qualified Officer"; and
11	(B) in subsection (b)(1), by striking "with
12	the joint specialty" and inserting "designated as
13	a Joint Qualified Officer".
14	(2) Section Heading.—The heading of such sec-
15	tion is amended to read as follows:
16	"§ 665. Procedures for monitoring careers of Joint
17	Qualified Officers".
18	(3) Table of sections.—The table of sections
19	at the beginning of chapter 38 of such title is amend-
20	ed by striking the item related to section 665 and in-
21	serting the following new item:
	"665. Procedures for monitoring careers of Joint Qualified Officers.".
22	(d) Joint Specialty Terminology in Annual Re-
23	PORT.—Section 667 of title 10, United States Code, is
24	amended—
25	(1) in paragraph (1)—

1	(A) in subparagraph (A), by striking "se-
2	lected for the joint specialty" and inserting "des-
3	ignated as a Joint Qualified Officer"; and
4	(B) in subparagraph (B), by striking "selec-
5	tion for the joint specialty" and inserting "des-
6	ignation as a Joint Qualified Officer,";
7	(2) in paragraph (2), by striking "with the joint
8	specialty" and inserting "designated as a Joint
9	Qualified Officer";
10	(3) in paragraph (3), by striking "selected for
11	the joint specialty" each place it appears and insert-
12	ing "designated as a Joint Qualified Officer";
13	(4) in paragraph (4)—
14	(A) in subparagraph (A), by striking "se-
15	lected for the joint specialty" and inserting "des-
16	ignated as a Joint Qualified Officer"; and
17	(B) by striking subparagraph (B) and in-
18	serting the following new subparagraph:
19	"(B) a comparison of the number of officers
20	who were designated as a Joint Qualified Officer
21	who had served in a Joint Duty Assignment List
22	billet and completed Joint Professional Military
23	Education Phase II, with the number designated
24	as a Joint Qualified Officer based on their aggre-

1	gated joint experiences and completion of Joint
2	Professional Military Education Phase II.";
3	(5) by striking paragraphs (5) through (10),
4	(13), and (16), and redesignating paragraphs (11),
5	(12), (14) (15), (17), and (18) as paragraphs (7), (8),
6	(9), (10), (12), and (13), respectively;
7	(6) by inserting after paragraph (4) the fol-
8	lowing new paragraphs:
9	"(5) The promotion rate for officers designated
10	as a Joint Qualified Officer, compared with the pro-
11	motion rate for other officers considered for promotion
12	from within the promotion zone in the same pay
13	grade and the same competitive category. A similar
14	comparison will be made for officers both below the
15	promotion zone and above the promotion zone.
16	"(6) An analysis of assignments of officers after
17	their designation as a Joint Qualified Officer."; and
18	(7) by inserting after paragraph (10), as redesig-
19	nated by paragraph (5), the following new paragraph:
20	"(11) The number of officers in the grade of cap-
21	tain (or in the case of the Navy, lieutenant) and
22	above, certified at each level of joint qualification as
23	established in regulation and policy by the Secretary
24	of Defense with the advice of the Chairman of the

1	Joint Chiefs of Staff. Such numbers shall be reported
2	by service and grade of the officer.".
3	SEC. 523. PROMOTION POLICY OBJECTIVES FOR JOINT
4	QUALIFIED OFFICERS.
5	Section 662 of title 10, United States Code, is amend-
6	ed—
7	(1) in subsection (a), by striking "that—" and
8	all that follows through "served in joint duty assign-
9	ments" and inserting "that officers in the grade of
10	major (or in the case of the Navy, lieutenant com-
11	mander) or above who are designated as a Joint
12	Qualified Officer"; and
13	(2) in subsection (b), by striking "officers who
14	are serving in, or have served in, joint duty assign-
15	ments, especially with respect to the record of officer
16	selection boards in meeting the objectives of para-
17	graphs (1) and (2) of subsection (a)." and inserting
18	"officers in the grades of major (or in the case of the
19	Navy, lieutenant commander) through colonel (or in
20	the case of the Navy, captain) who are designated as
21	a Joint Qualified Officer, especially with respect to
22	the record of officer selection boards in meeting the
23	objective of subsection (a).".

1 SEC. 524. LENGTH OF JOINT DUTY ASSIGNMENTS.

2	(a) Service Excluded From Tour Length.—Sub-
3	section (d) of section 664 of title 10, United States Code,
4	is amended—
5	(1) in paragraph (1), by striking subparagraph
6	(D) and inserting the following new subparagraph:
7	"(D) a qualifying reassignment from a joint
8	duty assignment—
9	"(i) for unusual personal reasons, in-
10	cluding extreme hardship and medical con-
11	ditions, beyond the control of the officer or
12	the armed forces; or
13	"(ii) to another joint duty assignment
14	immediately after—
15	"(I) the officer was promoted to a
16	higher grade, if the reassignment was
17	made because no joint duty assignment
18	was available within the same organi-
19	zation that was commensurate with the
20	officer's new grade; or
21	"(II) the officer's position was
22	eliminated in a reorganization."; and
23	(2) by striking paragraph (3) and inserting the
24	following new paragraph:
25	"(3) Service in a joint duty assignment in a case
26	in which the officer's tour of duty in that assignment

1	brings the officer's accrued service for purposes of sub-
2	section $(f)(3)$ to the applicable standard prescribed in
3	subsection (a).".
4	(b) Computing Average Length of Joint Duty
5	Assignments.—Subsection (e) of such section is amended
6	by striking paragraph (2) and inserting the following new
7	paragraph:
8	"(2) In computing the average length of joint duty as-
9	signments for purposes of paragraph (1), the Secretary may
10	exclude the following service:
11	"(A) Service described in subsection (c).
12	"(B) Service described in subsection (d).
13	"(C) Service described in subsection (f)(6).".
14	(c) Completion of Tour of Duty.—Subsection (f)
15	of such section is amended—
16	(1) in paragraph (3), by striking "Cumulative
17	service" and inserting "Accrued joint experience";
18	(2) in paragraph (4), by striking "(except" and
19	all that follows through "any time)"; and
20	(3) by striking paragraph (6) and inserting the
21	following new paragraph:
22	"(6) A second and subsequent joint duty assign-
23	ment that is less than the period required under sub-
24	section (a), but not less than two years.".

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1 (d) Accrued Joint Experience as Full Tour of
2 Duty.—Subsection (g) of such section is amended to read
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- 3 as follows:
- 4 "(g) Accrued Joint Experience.—For the purposes
- 5 of subsection (f)(3), the Secretary of Defense may prescribe,
- 6 by regulation, certain joint experience, such as temporary
- 7 duty in joint assignments, joint individual training, and
- 8 participation in joint exercises, that may be aggregated to
- 9 equal a full tour of duty. The Secretary shall prescribe the
- 10 regulations with the advice of the Chairman of the Joint
- 11 Chiefs of Staff.".
- 12 (e) Constructive Credit.—Subsection (h) of such
- 13 section is amended—
- 14 (1) in paragraph (1), by striking "subsection
- 15 (f)(1), (f)(2), (f)(4), or (g)(2)" and inserting "para-
- 16 graphs (1), (2), and (4) of subsection (f)"; and
- 17 (2) by striking paragraph (3).
- 18 (f) Repeal of Joint Duty Credit for Certain
- 19 Joint Task Force Assignments.—Such section is further
- 20 amended by striking subsection (i).

1	SEC. 525. DESIGNATION OF GENERAL AND FLAG OFFICER
2	POSITIONS ON JOINT STAFF AS POSITIONS
3	TO BE HELD ONLY BY RESERVE COMPONENT
4	OFFICERS.
5	Section 526(b)(2)(A) of title 10, United States Code,
6	is amended by striking "a general and flag officer position"
7	and inserting "up to three general and flag officer posi-
8	tions".
9	SEC. 526. TREATMENT OF CERTAIN SERVICE AS JOINT
10	DUTY EXPERIENCE.
11	(a) Vice Chiefs, Army and Air National Guard.—
12	Section 10506(a)(3) of title 10, United States Code is
13	amended—
14	(1) by redesignating subparagraphs (C), (D),
15	and (E) as subparagraphs (D), (E), and (F), respec-
16	tively; and
17	(2) by inserting after subparagraph (B) the fol-
18	lowing new subparagraph (C):
19	"(C) Service of an officer as adjutant general shall be
20	treated as joint duty experience for purposes of assignment
21	or promotion to any position designated by law as open
22	to a National Guard general officer.".
23	(b) Adjutants General and Similar Officers.—
24	The service of an officer of the Armed Forces as adjutant
25	general, or as an officer (other than adjutant general) of
26	the National Guard of a State who performs the duties of

- 1 adjutant general under the laws of such State, shall be treat-
- 2 ed as joint duty or joint duty experience for purposes of
- 3 any provisions of law required such duty or experience as
- 4 a condition of assignment or promotion.
- 5 (c) Report on Duty in Joint Force Head-
- 6 Quarters to Qualify as Joint Duty Experience.—Not
- 7 later than April 1, 2009, the Chief of the National Guard
- 8 Bureau shall, in consultation with the adjutants general of
- 9 the National Guard, submit to the Chairman of the Joint
- 10 Chiefs of Staff and to Congress a report setting forth the
- 11 recommendations of the Chief of the National Guard Bu-
- 12 reau as to which duty of officers of the National Guard in
- 13 the Joint Force Headquarters of the National Guard of the
- 14 States should qualify as joint duty or joint duty experience
- 15 for purposes of the provisions of law requiring such duty
- 16 or experience as a condition of assignment or promotion.
- 17 (d) Reports on Joint Education Courses.—Not
- 18 later than April 1 of each of 2009, 2010, and 2011, the
- 19 Chairman of the Joint Chiefs of Staff shall submit to Con-
- 20 gress a report setting forth information on the joint edu-
- 21 cation courses available through the Department of Defense
- 22 for purposes of the pursuit of joint careers by officers in
- 23 the Armed Forces. Each report shall include, for the pre-
- 24 ceding year, the following:

- (1) A list and description of the joint education
 courses so available during such year.
- 3 (2) A list and description of the joint education 4 courses listed under paragraph (1) that are available 5 to and may be completed by officers of the reserve 6 components of the Armed Forces in other than an in-7 resident duty status under title 10 or 32, United 8 States Code.
- 9 (3) For each course listed under paragraph (1), 10 the number of officers from each Armed Force who 11 pursued such course during such year, including the 12 number of officers of the Army National Guard, and 13 of the Air National Guard, who pursued such course.
- 14 (e) Memorandum of Understanding Regarding 15 the United States Northern Command and Other 16 Combatant Commands.—
- 17 (1) Memorandum required.—Not later than 18 180 days after the date of the enactment of this Act, 19 the Commander of the United States Northern Com-20 mand, the Commander of the United States Pacific 21 Command, and the Chief of the National Guard Bu-22 reau shall, with the approval of the Secretary of De-23 fense, jointly enter into a memorandum of under-24 standing setting forth the operational relationships, 25 and individual roles and responsibilities, during re-

- sponses to domestic emergencies among the United
 States Northern Command, the United States Pacific
 Command, and the National Guard Bureau.
 - (2) Modification.—The Commander of the United States Northern Command, the Commander of the United States Pacific Command, and the Chief of the National Guard Bureau may from time to time modify the memorandum of understanding under this subsection to address changes in circumstances and for such other purposes as the Commander of the United States Northern Command, the Commander of the United States Pacific Command, and the Chief of the National Guard Bureau jointly consider appropriate. Each such modification shall be subject to the approval of the Secretary of Defense.

(f) Report on Defense of the Homeland.—

- (1) Review.—The Secretary of Defense, in consultation with the Chief of the National Guard Bureau, shall conduct a review of the role of the Department of Defense in the defense of the homeland. In conducting that review, the Secretary shall—
- (A) assess section II of the Final Report to Congress and the Secretary of Defense of the Commission on the National Guard and Reserves, dated January 31, 2008, and titled

1	"Transforming the National Guard and Reserves
2	into a 21st-Century Operational Force"; and
3	(B) comment on recommendation number 2
4	under section II of the report described in sub-
5	paragraph (A).
6	(2) Report.—Not later than April 1, 2009, the
7	Secretary of Defense shall issue to the Committee on
8	Armed Services of the Senate and the Committee on
9	Armed Services of the House of Representatives a re-
10	port on the review.
11	Subtitle D—General Service
12	Authorities
13	SEC. 531. INCREASE IN AUTHORIZED MAXIMUM REENLIST-
14	MENT TERM.
15	(a) Increase to Eight-Year Maximum.—Section
16	505(d) of title 10, United States Code, is amended—
17	(1) in paragraph (2), by striking "six years"
18	and inserting "eight years"; and
19	(2) in paragraph (3)(A), by striking "six years"
20	and inserting "eight years".
21	(b) Conforming Amendment Regarding Reenlist-
22	MENT BONUS.—Section 308(a)(2)(ii) of title 37, United
23	States Code, is amended by striking "not to exceed six".

SEC. 5	32. CA	REER	INTER	MISSION	PILOT	PROGRA	M.

2.	(a)	PROGRAM	AUTHORIZED	-Chapter	40	of title	10
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- 3 United States Code, is amended by inserting after section
- 4 708 the following new section:

5 "§ 708a. Career intermission pilot program

- 6 "(a) Program Authorized.—(1) The Secretary of a
- 7 military department may establish a pilot program under
- 8 which an officer or enlisted member of an armed force under
- 9 the jurisdiction of the Secretary—
- "(A) is released from active duty for a period not
- 11 to exceed the period specified in subsection (c)(1) to
- 12 meet personal or professional needs of the member;
- 13 "(B) is transferred to the Ready Reserve of that
- 14 armed force during such period, as provided in sub-
- 15 section (d); and
- 16 "(C) is returned to active duty at the end of such
- 17 period, as provided in subsection (c)(2).
- 18 "(2) The pilot program shall be known as the 'Career
- 19 Intermission Pilot Program' (in this section referred to as
- 20 the 'program').
- 21 "(b) Number of Participants.—No more than 20 of-
- 22 ficers and 20 enlisted members of each armed force under
- 23 the jurisdiction of the Secretary of a military department
- 24 may be selected per year for participation in the program.
- 25 "(c) Maximum Duration of Absence; Return to
- 26 Active Duty.—(1) The period during which a member

- 1 participating in the program will be released from active
- 2 duty shall be agreed upon by the Secretary concerned and
- 3 the member, but the period may not exceed three years from
- 4 the date of the member's release from active duty.
- 5 "(2) A member participating in the program shall re-
- 6 turn to active duty at the end of the agreed-upon period
- 7 or such earlier date as the member may request.
- 8 "(d) Reserve Agreement.—(1) Before being released
- 9 from active duty under the program, a member partici-
- 10 pating in the program shall—
- 11 "(A) be appointed or enlisted in the Ready Re-
- serve for the member's armed force; and
- "(B) enter into an agreement with the Secretary
- 14 concerned to serve on active duty in a regular or re-
- serve component, as determined by the Secretary, for
- 16 a period of not less than two months for every month
- of program participation following the member's re-
- 18 turn to active duty.
- 19 "(2) During the period of release from active duty, a
- 20 member participating in the program shall report at least
- 21 once per month to a location designated by the Secretary
- 22 concerned and be required to maintain the job specialty
- 23 qualifications the member held immediately before being re-
- 24 leased from active duty under the program.

1	"(3) The Secretary of Defense shall issue regulations
2	specifying the guidelines regarding the conditions of release
3	that must be considered and addressed in the agreement re-
4	quired by this subsection. At a minimum, the Secretary
5	shall prescribe the procedures and standards to be used to
6	instruct a member on the obligations to be assumed by the
7	member under paragraph (2) while the member is released
8	from active duty.
9	"(e) Exclusion of Time in Program.—Time spent
10	in the program shall not count toward—
11	"(1) determining eligibility for retirement or
12	transfer to the Ready Reserve under chapter 367, 571,
13	867, or 1223 of this title;
14	"(2) computation of retired or retainer pay
15	under chapter 71 or chapter 1223 of this title; or
16	"(3) computation of total years of commissioned
17	service under section 14706 of this title.
18	"(f) Medical and Dental Care.—While a member
19	is participating in the program, the member shall remain
20	entitled to medical and dental care on the same basis as
21	a member of the armed forces on active duty, and depend-
22	ents of a member participating in the program shall remain
23	entitled to medical and dental care on the same basis as
24	the dependents of a member of the armed forces on active
25	duty.

- 1 "(g) Promotion Eligibility.—(1) An officer partici-
- 2 pating in the program shall not be eligible for consideration
- 3 for promotion under chapter 36 or 1405 of this title during
- 4 the period of the officer's release from active duty. Upon
- 5 return to active duty—
- 6 "(A) the officer's date of rank shall be adjusted
- 7 to a later date under regulations prescribed by the
- 8 Secretary of Defense; and
- 9 "(B) the officer shall be eligible for consideration
- 10 for promotion when officers of the same competitive
- 11 category, grade, and seniority are eligible for consid-
- 12 eration.
- 13 "(2) An enlisted member participating in the program
- 14 is ineligible for consideration for promotion during the pe-
- 15 riod of the member's release from active duty and until such
- 16 time after the member's return to active duty when the
- 17 member becomes eligible for promotion by reason of time
- 18 in grade and such other requirements as may be specified
- 19 in regulations.
- 20 "(h) Basic Pay.—For each month during which a
- 21 member is released from active duty under the program,
- 22 the member is entitled to two times one-thirtieth of the basic
- 23 pay to which the member would be otherwise entitled based
- 24 on grade and years of service if the member remained on
- 25 active duty.

1	"(i) Travel and Transportation Allowances.—
2	(1) Notwithstanding any other provision of law, a member
3	participating in the program is entitled to the travel and
4	transportation allowances under section 404 of title 37 for
5	travel—
6	"(A) performed from the member's location, at
7	the time of the member's release from active duty
8	under the program, to the location in the United
9	States designated as the member's permanent resi-
10	dence; and
11	"(B) performed in connection with the member's
12	return to active duty.
13	"(2) An allowance will be paid under this subsection
14	for travel to and from only one residence.
15	"(j) Special and Incentive Pays and Bonuses.—
16	While released from active duty under the program, a mem-
17	ber may not receive any special or incentive pay or bonus
18	under chapter 5 of title 37 to which the member would oth-
19	erwise be entitled. When the member returns to active duty
20	after the period of participation in the program, the mem-
21	ber shall receive all of the special and incentive pays that
22	the member was receiving before being released from active
23	duty and for which the member remains qualified to receive

 $24 \ \ \textit{upon the return to active duty}.$

1	"(k) Duration of Program Authority.—The au-
2	thority to conduct the program commences on January 1,
3	2009, and no member may be released from active duty
4	under the program after December 31, 2014.".
5	(b) Exclusion From Computation of Reserve Of-
6	FICER'S TOTAL YEARS OF SERVICE.—Section 14706(a) of
7	such title is amended by adding at the end the following
8	new paragraph:
9	"(4) Service while participating in the Career
10	Intermission Pilot Program under section 708a of
11	this title.".
12	(c) Clerical Amendment.—The table of sections at
13	the beginning of chapter 40 of such title is amended by in-
14	serting after the item relating to section 708 the following
15	new item:
	"708a. Career intermission pilot program.".
16	Subtitle E—Education and
17	Training
18	SEC. 541. REPEAL OF PROHIBITION ON PHASED INCREASE
19	IN MIDSHIPMEN AND CADET STRENGTH
20	LIMIT AT UNITED STATES NAVAL ACADEMY
21	AND AIR FORCE ACADEMY.
22	(a) Naval Academy.—Section 6954(h)(1) of title 10,
23	United States Code, is amended by striking the last sen-
24	tence.

1	(b) AIR FORCE ACADEMY.—Section 9342(j)(1) of title
2	10, United States Code, is amended by striking the last sen-
3	tence.
4	SEC. 542. PROMOTION OF FOREIGN AND CULTURAL EX-
5	CHANGE ACTIVITIES AT MILITARY SERVICE
6	ACADEMIES.
7	(a) United States Military Academy.—
8	(1) In general.—Chapter 403 of title 10,
9	United States Code, is amended by inserting after sec-
10	tion 4345 the following new section:
11	"§ 4345a. Foreign and cultural exchange activities
12	"(a) Attendance Authorized.—The Secretary of
13	the Army may authorize the Academy to permit students,
14	officers, and other representatives of a foreign country to
15	attend the Academy for periods of not more than two weeks
16	if the Secretary determines that the attendance of such per-
17	sons contributes significantly to the development of foreign
18	language, cross cultural interactions and understanding,
19	and cultural immersion of cadets.
20	"(b) Costs and Expenses.—The Secretary may pay
21	the travel, subsistence, and similar personal expenses of per-
22	sons incurred to attend the Academy under subsection (a).
23	"(c) Effect of Attendance.—Persons attending the
24	Academy under subsection (a) are not considered to be stu-
25	dents enrolled at the Academy and are in addition to per-

- 1 sons receiving instruction at the Academy under section
- 2 4344 or 4345 of this title.
- 3 "(d) Source of Funds; Limitation.—(1) The Acad-
- 4 emy shall bear the costs of the attendance of persons under
- 5 subsection (a) from funds appropriated for the Academy
- 6 and from such additional funds as may be available to the
- 7 Academy from a source, other than appropriated funds, to
- 8 support cultural immersion, regional awareness, or foreign
- 9 language training activities in connection with their
- 10 attendence.
- 11 "(2) Expenditures from appropriated funds in support
- 12 of activities under this section may not exceed \$40,000 dur-
- 13 ing any fiscal year.".
- 14 (2) Clerical amendment.—The table of sec-
- 15 tions at the beginning of such chapter is amended by
- inserting after the item relating to section 4345 the
- 17 following new item:

"4345a. Foreign and cultural exchange activities.".

- 18 (b) NAVAL ACADEMY.—
- 19 (1) In General.—Chapter 603 of title 10,
- 20 United States Code, is amended by inserting after sec-
- 21 tion 6957a the following new section:
- 22 "§ 6957b. Foreign and cultural exchange activities
- 23 "(a) Attendance Authorized.—The Secretary of
- 24 the Navy may authorize the Naval Academy to permit stu-
- 25 dents, officers, and other representatives of a foreign coun-

- 1 try to attend the Naval Academy for periods of not more
- 2 than two weeks if the Secretary determines that the attend-
- 3 ance of such persons contributes significantly to the develop-
- 4 ment of foreign language, cross cultural interactions and
- 5 understanding, and cultural immersion of midshipmen.
- 6 "(b) Costs and Expenses.—The Secretary may pay
- 7 the travel, subsistence, and similar personal expenses of per-
- 8 sons incurred to attend the Naval Academy under sub-
- 9 section (a).
- 10 "(c) Effect of Attendance.—Persons attending the
- 11 Naval Academy under subsection (a) are not considered to
- 12 be students enrolled at the Naval Academy and are in addi-
- 13 tion to persons receiving instruction at the Naval Academy
- 14 under section 6957 or 6957a of this title.
- 15 "(d) Source of Funds; Limitation.—(1) The Naval
- 16 Academy shall bear the costs of the attendance of persons
- 17 under subsection (a) from funds appropriated for the Naval
- 18 Academy and from such additional funds as may be avail-
- 19 able to the Naval Academy from a source, other than appro-
- 20 priated funds, to support cultural immersion, regional
- 21 awareness, or foreign language training activities in con-
- 22 nection with their attendence.
- 23 "(2) Expenditures from appropriated funds in support
- 24 of activities under this section may not exceed \$40,000 dur-
- 25 ing any fiscal year.".

1	(2) Clerical amendment.—The table of sec-
2	tions at the beginning of such chapter is amended by
3	inserting after the item relating to section 6957a the
4	following new item:
	"6957b. Foreign and cultural exchange activities.".
5	(c) Air Force Academy.—
6	(1) In General.—Chapter 903 of title 10,
7	United States Code, is amended by inserting after sec-
8	tion 9345 the following new section:
9	"§ 9345a. Foreign and cultural exchange activities
10	"(a) Attendance Authorized.—The Secretary of
11	the Air Force may authorize the Air Force Academy to per-
12	mit students, officers, and other representatives of a foreign
13	country to attend the Air Force Academy for periods of not
14	more than two weeks if the Secretary determines that the
15	attendance of such persons contributes significantly to the
16	development of foreign language, cross cultural interactions
17	and understanding, and cultural immersion of cadets.
18	"(b) Costs and Expenses.—The Secretary may pay
19	the travel, subsistence, and similar personal expenses of per-
20	sons incurred to attend the Air Force Academy under sub-
21	section (a).
22	"(c) Effect of Attendance.—Persons attending the
23	Air Force Academy under subsection (a) are not considered
24	to be students enrolled at the Air Force Academy and are

- 1 in addition to persons receiving instruction at the Air Force
- 2 Academy under section 9344 or 9345 of this title.
- 3 "(d) Source of Funds; Limitation.—(1) The Air
- 4 Force Academy shall bear the costs of the attendance of per-
- 5 sons under subsection (a) from funds appropriated for the
- 6 Air Force Academy and from such additional funds as may
- 7 be available to the Air Force Academy from a source, other
- 8 than appropriated funds, to support cultural immersion,
- 9 regional awareness, or foreign language training activities
- 10 in connection with their attendence.
- 11 "(2) Expenditures from appropriated funds in support
- 12 of activities under this section may not exceed \$40,000 dur-
- 13 ing any fiscal year.".
- 14 (2) Clerical amendment.—The table of sec-
- 15 tions at the beginning of such chapter is amended by
- inserting after the item relating to section 9345 the
- 17 following new item:

"9345a. Foreign and cultural exchange activities.".

- 18 SEC. 543. COMPENSATION FOR CIVILIAN PRESIDENT OF
- 19 NAVAL POSTGRADUATE SCHOOL.
- 20 Section 7042 of title 10, United States Code, is amend-
- 21 ed by adding at the end the following new subsection:
- 22 "(c)(1) If the individual holding the position of Presi-
- 23 dent of the Naval Postgraduate School is a civilian, the Sec-
- 24 retary shall pay the individual such compensation for the

1	individual's service as President as the Secretary prescribes,
2	except that—
3	"(A) basic pay for the President may not exceed
4	the rate of compensation authorized for positions in
5	level I of the Executive Schedule under section 5312
6	of title 5; and
7	"(B) total aggregate compensation for the Presi-
8	dent, including bonuses, awards, allowances, or other
9	similar cash payments, may not exceed the total an-
10	nual compensation payable under section 104 of title
11	3.
12	"(2) The limitations in section 5373 of title 5 do not
13	apply to the authority of the Secretary under this subsection
14	to prescribe the salary and other related benefits for the po-
15	sition of President of the Naval Postgraduate School.".
16	SEC. 544. INCREASED AUTHORITY TO ENROLL DEFENSE IN-
17	DUSTRY EMPLOYEES IN DEFENSE PRODUCT
18	DEVELOPMENT PROGRAM.
19	Section 7049(a) of title 10, United States Code, is
20	amended by striking "25" and inserting "125".

1	SEC. 545. REQUIREMENT OF COMPLETION OF SERVICE
2	UNDER HONORABLE CONDITIONS FOR PUR-
3	POSES OF ENTITLEMENT TO EDUCATIONAL
4	ASSISTANCE FOR RESERVE COMPONENTS
5	MEMBERS SUPPORTING CONTINGENCY OPER-
6	ATIONS.
7	(a) Requirement of Honorable Service.—Section
8	16164(a)(2) of title 10, United States Code, is amended by
9	striking "other than dishonorable conditions" and inserting
10	$\it ``honorable\ conditions''.$
11	(b) Effective Date.—The amendment made by sub-
12	section (a) shall take effect on the date of the enactment
13	of this Act and apply to persons described in section 16163
14	of title 10, United States Code, who separate on or after
15	that date from a reserve component.
16	SEC. 546. CONSISTENT EDUCATION LOAN REPAYMENT AU-
17	THORITY FOR HEALTH PROFESSIONALS IN
18	REGULAR COMPONENTS AND SELECTED RE-
19	SERVE.
20	Section 16302(c) of title 10, United States Code, is
21	amended by striking paragraphs (2) and (3) and inserting
22	the following new paragraph:
23	"(2) The annual maximum amount of a loan that may
24	be repaid under this section shall be the same as the max-
25	imum amount in effect for the same year under subsection

1	(e)(2) of section 2173 of this title for the education loan
2	repayment program under such section.".
3	SEC. 547. INCREASE IN NUMBER OF UNITS OF JUNIOR RE-
4	SERVE OFFICERS' TRAINING CORPS.
5	(a) Plan for Increase.—The Secretary of Defense,
6	in consultation with the Secretaries of the military depart-
7	ments, shall develop and implement a plan to establish and
8	support 4,000 Junior Reserve Officers' Training Corps
9	units not later than fiscal year 2020.
10	(b) Exceptions.—The requirement imposed in sub-
11	section (a) shall not apply—
12	(1) if the Secretary fails to receive an adequate
13	number or requests for Junior Reserve Officers'
14	Training Corps units by public and private sec-
15	ondary educational institutions; or
16	(2) during a time of national emergency when
17	the Secretaries of the military departments determine
18	that funding must be allocated elsewhere.
19	(c) Cooperation.—The Secretary of Defense, as part
20	of the plan to establish and support additional Junior Re-
21	serve Officers' Training Corps units, shall work with local
22	educational agencies to increase the employment in Junior
23	Reserve Officers' Training Corps units of retired members
24	of the Armed Forces who are retired under chapter 61 of
25	title 10, United States Code, especially members who were

1	wounded or injured while deployed in a contingency oper-
2	ation.
3	(d) Report on Plan.—Upon completion of the plan,
4	the Secretary of Defense shall provide a report to the con-
5	gressional defense committees containing, at a minimum,
6	the following:
7	(1) A description of how the Secretaries of the
8	military departments expect to achieve the number of
9	units of the Junior Reserve Officers' Training Corps
10	specified in subsection (a), including how many units
11	will be established per year by each service.
12	(2) The annual funding necessary to support the
13	increase in units, including the personnel costs associ-
14	ated.
15	(3) The number of qualified private and public
16	schools, if any, who have requested a Junior Reserve
17	Officers' Training Corps unit that are on a waiting
18	list.
19	(4) Efforts to improve the increased distribution
20	of units geographically across the United States.
21	(5) Efforts to increase distribution of units in
22	educationally and economically deprived areas.
23	(6) Efforts to enhance employment opportunities
24	for qualified former military members retired for dis-

- 2 contingency operation.
- 3 (e) Time for Submission.—The plan required under
- 4 subsection (a), along with the report required by subsection
- 5 (d), shall be submitted to the congressional defense commit-
- 6 tees not later than March 31, 2009. The Secretary of Defense
- 7 shall submit an up-dated report annually thereafter until
- 8 the number of units of the Junior Reserve Officers' Training
- 9 Corps specified in subsection (a) is achieved.
- 10 (f) Additional Curriculum Element.—The Sec-
- 11 retary of each military department shall develop and imple-
- 12 ment a segment of the Junior Reserve Officers' Training
- 13 Corps curriculum that includes the contribution and defense
- 14 historiography of gender and ethnic specific groups.

15 Subtitle F—Military Justice

- 16 SEC. 551. GRADE OF STAFF JUDGE ADVOCATE TO THE COM-
- 17 *MANDANT OF THE MARINE CORPS.*
- 18 Section 5046(a) of title 10, United States Code, is
- 19 amended by striking the last sentence and inserting the fol-
- 20 lowing new sentence: "The Staff Judge Advocate to the
- 21 Commandant of the Marine Corps, while so serving, has
- 22 the grade of major general.".

1	SEC. 552. STANDING MILITARY PROTECTION ORDER.
2	(a) In General.—Chapter 80 of title 10, United
3	States Code, is amended by adding at the end the following
4	new section:
5	"SEC. 1567. STANDING MILITARY PROTECTIVE ORDER.
6	"The issuance of a military protective order by a mili-
7	tary commander shall be deemed a standing order until—
8	"(1) the allegation prompting the protective
9	order is resolved by investigation, courts martial, or
10	other command determined adjudication; or
11	"(2) the military commander issues a new
12	order.".
13	(b) Clerical Amendment.—The table of sections at
14	the beginning of such chapter is amended by adding at the
15	end the following new item:
	"1567. Standing military protective order.".
16	SEC. 553. MANDATORY NOTIFICATION OF ISSUANCE OF
17	MILITARY PROTECTIVE ORDER TO CIVILIAN
18	LAW ENFORCEMENT.
19	(a) In General.—Chapter 80 of title 10, United
20	States Code, is amended by inserting after section 1567, as
21	added by section 552, the following new section:

1	"SEC. 1567a. MANDATORY NOTIFICATION OF ISSUANCE OF
2	MILITARY PROTECTIVE ORDER TO CIVILIAN
3	LAW ENFORCEMENT.
4	"In the event a military protective order is issued
5	against a member of the armed forces and any individual
6	involved in the order does not reside on a military installa-
7	tion at any time during the duration of the military protec-
8	tive order, the commander of the military installation shall
9	notify the appropriate civilian authorities of—
10	"(1) the issuance of the protective order;
11	"(2) the duration of the protective order; and
12	"(3) the individuals involved in the order.".
13	(b) Clerical Amendment.—The table of sections at
14	the beginning of such chapter is amended by inserting after
15	the item relating to section 1567 the following new item:
	"1567a. Mandatory notification of issuance of military protective order to civilian law enforcement.".
16	SEC. 554. IMPLEMENTATION OF INFORMATION DATABASE
17	ON SEXUAL ASSAULT INCIDENTS IN THE
18	ARMED FORCES.
19	(a) Database Required.—The Secretary of Defense
20	shall implement a centralized, case-level database for the
21	collection, in a manner consistent with Department of De-
22	fense regulations for restricted reporting, and maintenance
23	of information regarding sexual assaults involving a mem-
24	ber of the Armed Forces, including information, if avail-

1	able, about the nature of the assault, the victim, the offender,
2	and the outcome of any legal proceedings in connection with
3	the assault.
4	(b) Availability of Database.—The database shall
5	be available to personnel of the Sexual Assault Prevention
6	and Response Office of the Department of Defense.
7	(c) Implementation.—
8	(1) Plan for implementation.—Not later than
9	90 days after the date of the enactment of this Act,
10	the Secretary of Defense shall submit to the congres-
11	sional defense committees a plan to provide for the
12	implementation of the database.
13	(2) Completion.—Not later than 15 months
14	after the date of enactment of this Act, the Secretary
15	shall complete implementation of the database.
16	(d) Reports.—The database shall be used to develop
17	and implement congressional reports, as required by—
18	(1) section 577(f) of the Ronald W. Reagan Na-
19	tional Defense Authorization Act for Fiscal Year 2005
20	(Public Law 108–375);
21	(2) section 596(c) of the National Defense Au-
22	thorization Act for Fiscal Year 2006 (Public Law
23	109–163);

1	(3) section 532 of the John Warner National De-
2	fense Authorization Act for Fiscal Year 2007 (Public
3	Law 109–364); and
4	(4) sections 4361, 6980, and 9361 of title 10,
5	United States Code.
6	(e) Terminology.—Section 577(b) of the Ronald W.
7	Reagan National Defense Authorization Act for Fiscal Year
8	2005 (Public Law 108–375) is amended by adding at the
9	end the following new paragraph:
10	"(12) The Secretary shall implement clear, con-
11	sistent, and streamlined sexual assault terminology
12	for use across the Department of Defense, to include
13	a clear definition of the following terms:
14	"(A) Restricted reports.
15	"(B) Unrestricted reports.
16	"(C) Substantiated reports.".
17	$Subtitle \ G-\!$
18	and Honorary Promotions
19	SEC. 561. REPLACEMENT OF MILITARY DECORATIONS.
20	(a) Replacement Required.—Chapter 57 of title
21	10, United States Code, is amended by adding at the end
22	the following new section:
23	"§ 1135. Replacement of military decorations
24	"(a) Replacement.—In addition to other authorities
25	available to the Secretary concerned to replace a military

- 1 decoration, the Secretary concerned shall replace, on a one-
- 2 time basis and without charge, a military decoration upon
- 3 the request of the recipient of the military decoration or
- 4 the immediate next of kin of a deceased recipient.
- 5 "(b) Exception.—Subsection (a) does not apply to the
- 6 medal of honor.
- 7 "(c) Military Decoration Defined.—In this sec-
- 8 tion, the term 'decoration' means any decoration or award
- 9 that may be presented or awarded to a member of the armed
- 10 forces.".
- 11 (b) Clerical Amendment.—The table of sections at
- 12 the beginning of such chapter is amended by adding at the
- 13 end the following new item:

"1135. Replacement of military decorations.".

- 14 SEC. 562. AUTHORIZATION AND REQUEST FOR AWARD OF
- 15 *MEDAL OF HONOR TO RICHARD L.*
- 16 ETCHBERGER FOR ACTS OF VALOR DURING
- 17 THE VIETNAM WAR.
- 18 (a) AUTHORIZATION.—Notwithstanding the time limi-
- 19 tations specified in section 8744 of title 10, United States
- 20 Code, or any other time limitation with respect to the
- 21 awarding of certain medals to persons who served in the
- 22 Armed Forces, the President is authorized and requested to
- 23 award the Medal of Honor under section 8741 of such title
- 24 to former Chief Master Sergeant Richard L. Etchberger for

- 1 the acts of valor during the Vietnam War described in sub-
- 2 section (b).
- 3 (b) Acts of Valor Described.—The acts of valor
- 4 referred to in subsection (a) are the actions of then Chief
- 5 Master Sergeant Richard L. Etchberger as Ground Radar
- 6 Superintendent of Detachment 1, 1043rd Radar Evaluation
- 7 Squadron on March 11, 1968, during the Vietnam War for
- 8 which he was originally awarded the Air Force cross.
- 9 SEC. 563. ADVANCEMENT OF BRIGADIER GENERAL
- 10 CHARLES E. YEAGER, UNITED STATES AIR
- 11 FORCE (RETIRED), ON THE RETIRED LIST.
- 12 (a) Advancement.—Brigadier General Charles E.
- 13 Yeager, United States Air Force (retired), is entitled to hold
- 14 the rank of major general while on the retired list of the
- 15 Air Force.
- 16 (b) Additional Benefits Not To Accrue.—The ad-
- 17 vancement of Charles E. Yeager on the retired list of the
- 18 Air Force under subsection (a) shall not affect the retired
- 19 pay or other benefits from the United States to which
- 20 Charles E. Yeager is now or may in the future be entitled
- 21 based upon his military service or affect any benefits to
- 22 which any other person may become entitled based on his
- 23 service.

1	SEC. 564. ADVANCEMENT OF REAR ADMIRAL WAYNE E.
2	MEYER, UNITED STATES NAVY (RETIRED), ON
3	THE RETIRED LIST.
4	(a) Advancement Authorized.—The President is
5	authorized and requested to appoint, by and with the advice
6	and consent of the Senate, Rear Admiral Wayne E. Meyer,
7	United States Navy (retired), to the grade of vice admiral
8	on the retired list of the Navy.
9	(b) Additional Benefits Not To Accrue.—The ad-
10	vancement of Wayne E. Meyer on the retired list of the
11	Navy under subsection (a) shall not affect the retired pay
12	or other benefits from the United States to which Wayne
13	E. Meyer is now or may in the future be entitled based
14	upon his military service or affect any benefits to which
15	any other person may become entitled based on his service.
16	SEC. 565. AWARD OF VIETNAM SERVICE MEDAL TO VET-
17	ERANS WHO PARTICIPATED IN MAYAGUEZ
18	RESCUE OPERATION.
19	(a) In General.—The Secretary of the military de-
20	partment concerned shall, upon the application of an indi-
21	vidual who is an eligible veteran, award that individual
22	the Vietnam Service Medal, notwithstanding any otherwise
23	applicable requirements for the award of that medal. Any
24	such award shall be made in lieu of any Armed Forces Ex-
25	peditionary Medal awarded the individual for the individ-
26	ual's participation in the Mayaguez rescue operation.

1	(b) Eligible Veteran.—For purposes of this section,
2	the term "eligible veteran" means a member or former mem-
3	ber of the Armed Forces who was awarded the Armed Forces
4	Expeditionary Medal for participation in military oper-
5	ations known as the Mayaguez rescue operation of May 12-
6	15, 1975.
7	Subtitle H—Impact Aid
8	SEC. 571. CONTINUATION OF AUTHORITY TO ASSIST LOCAL
9	EDUCATIONAL AGENCIES THAT BENEFIT DE-
10	PENDENTS OF MEMBERS OF THE ARMED
11	FORCES AND DEPARTMENT OF DEFENSE CI-
12	VILIAN EMPLOYEES.
13	(a) Assistance to Schools With Significant
14	Numbers of Military Dependent Students.—Of the
15	amount authorized to be appropriated pursuant to section
16	301(5) for operation and maintenance for Defense-wide ac-
17	tivities, \$50,000,000 shall be available only for the purpose
18	of providing assistance to local educational agencies under
19	subsection (a) of section 572 of the National Defense Author-
20	ization Act for Fiscal Year 2006 (Public Law 109–163; 119
21	Stat. 3271; 20 U.S.C. 7703b).
22	(b) Assistance to Schools With Enrollment
23	Changes Due to Base Closures, Force Structure
24	Changes, or Force Relocations.—Of the amount au-
25	thorized to be appropriated pursuant to section 301(5) for

1	operation and maintenance for Defense-wide activities,
2	\$15,000,000 shall be available only for the purpose of pro-
3	viding assistance to local educational agencies under sub-
4	section (b) of such section 572.
5	(c) Local Educational Agency Defined.—In this
6	section, the term "local educational agency" has the mean-
7	ing given that term in section 8013(9) of the Elementary
8	and Secondary Education Act of 1965 (20 U.S.C. 7713(9)).
9	SEC. 572. CALCULATION OF PAYMENTS UNDER DEPART-
10	MENT OF EDUCATION'S IMPACT AID PRO-
11	GRAM.
12	Paragraph (2) of section 8003(c) of the Elementary
13	and Secondary Education Act of 1965 (20 U.S.C. 7703(c))
14	is amended to read as follows:
15	"(2) Exception.—Calculation of payments for a
16	local educational agency shall be based on data from
17	the fiscal year for which the agency is making an ap-
18	plication for payment—
19	"(A) if such agency is newly established by
20	a State (first year of operation only); or
21	"(B) if—
22	"(i) such agency was eligible to receive
23	a payment under this section in the pre-
24	vious fiscal year;

1	"(ii) such agency has had an overall
2	increase (as determined by the Secretary of
3	Education in consultation with the Sec-
4	retary of Defense, the Secretary of Interior,
5	or other Federal agencies) of not less than
6	100 students or 10 percent as described
7	in—
8	"(I) subparagraphs (A), (B), and
9	(D) of subsection (a)(1); or
10	"(II) subparagraphs (C), (E), (F)
11	and (G) of subsection $(a)(1)$ if those
12	children described in subparagraphs
13	(C), (E), (F) and (G) are civilian de-
14	pendents of employees of the Depart-
15	ment of Defense; and
16	"(iii) such increase occurred during
17	the period between the end of the school year
18	preceding the fiscal year for which the ap-
19	plication is being made and the beginning
20	of the school year immediately preceding
21	that fiscal year as the result of closure or re-
22	alignment of military installations under
23	the base closure process or the relocation of
24	members of the Armed Forces and civilian
25	employees of the Department of Defense as

1	part of force structure changes or move-
2	ments of units or personnel between mili-
3	tary installations.".
4	Subtitle I—Military Families
5	SEC. 581. PRESENTATION OF BURIAL FLAG.
6	(a) Inclusion of Surviving Spouse; Consolida-
7	TION OF FLAG-RELATED AUTHORITIES.—Subsection (e) of
8	section 1482 of title 10, United States Code, is amended—
9	(1) by designating the current text as paragraph
10	(2) and redesignating current paragraphs (1) and (2)
11	as subparagraphs (A) and (B), respectively;
12	(2) by inserting before paragraph (2), as so des-
13	ignated, the following:
14	"(e) Presentation of Flag of the United
15	States.—(1) In the case of a decedent covered by section
16	1481 of this title, the Secretary concerned may pay the nec-
17	essary expenses for the presentation of a flag of the United
18	States—
19	"(A) to the person designated under subsection
20	(c) to direct disposition of the remains;
21	"(B) to the parents or parent of the decedent, if
22	the person presented a flag under subparagraph (A)
23	is other than a parent of the decedent; and
24	"(C) to the surviving spouse (including a remar-
25	ried surviving spouse) of the decedent, if the person

- 1 presented a flag under subparagraph (A) is other
- 2 than the spouse."; and
- 3 (3) by inserting at the end the following new
- 4 paragraphs:
- 5 "(3) A flag to be presented to a person under subpara-
- 6 graph (B) or (C) of paragraph (1) shall be of equal size
- 7 to the flag presented under subparagraph (A) of such para-
- 8 graph to the person designated to direct disposition of the
- 9 remains of the decedent.
- 10 "(4) This subsection does not apply to a military pris-
- 11 oner who dies while in the custody of the Secretary con-
- 12 cerned and while under a sentence that includes a dis-
- 13 charge.
- 14 "(5) In this subsection, the term 'parent' includes a
- 15 natural parent, a stepparent, a parent by adoption, or a
- 16 person who for a period of not less than one year before
- 17 the death of the decedent stood in loco parentis to the dece-
- 18 dent. Preference under paragraph (1)(B) shall be given to
- 19 the persons who exercised a parental relationship at the
- 20 time of, or most nearly before, the death of the decedent.".
- 21 (b) Repeal of Superseded Provisions.—Sub-
- 22 section (a) of such section is amended by striking para-
- 23 graphs (10) and (11).

1	SEC. 582. EDUCATION AND TRAINING OPPORTUNITIES FOR
2	MILITARY SPOUSES.
3	(a) Employment and Career Opportunities for
4	Spouses.—Subchapter I of chapter 88 of title 10, United
5	States Code, is amended by inserting after section 1784 the
6	following new section:
7	"§ 1784a. Education and training opportunities for
8	military spouses to expand employment
9	and career opportunities
10	"(a) Programs and Tuition Assistance.—(1) The
11	Secretary of Defense may establish programs to assist the
12	spouse of a member of the armed forces described in sub-
13	section (b) in achieving—
14	"(A) the education and training required for a
15	degree or credential at an accredited college, univer-
16	sity, or technical school in the United States that ex-
17	pands employment and career opportunities for the
18	spouse; or
19	"(B) the education prerequisites and professional
20	licensure or credential required, by a government or
21	government sanctioned licensing body, for an occupa-
22	tion that expands employment and career opportuni-
23	ties for the spouse.
24	"(2) As an alternative to, or in addition to, estab-
25	lishing a program under this subsection, the Secretary may
26	provide tuition assistance to an eliable spouse who is pur-

- 1 suing education, training, or a license or credential to ex-
- 2 pand the spouse's employment and career opportunities.
- 3 "(b) Eligible Spouses.—Assistance under this sec-
- 4 tion is limited to a spouse of a member of the armed forces
- 5 who is serving on active duty.
- 6 "(c) Exceptions.—Subsection (b) does not include—
- 7 "(1) a person who is married to, but legally sep-
- 8 arated from, a member of the armed forces under
- 9 court order or statute of any State or territorial pos-
- session of the United States; and
- 11 "(2) a spouse of a member of the armed forces
- 12 who is also a member of the armed forces.
- 13 "(d) Regulations.—The Secretary of Defense shall
- 14 prescribe regulations to govern the availability and use of
- 15 assistance under this section. The Secretary shall ensure
- 16 that programs established under this section do not result
- 17 in inequitable treatment for spouses of members of the
- 18 armed forces who are also members, since they are excluded
- 19 from participation in the programs under subsection
- 20 (c)(2).".
- 21 (b) Clerical Amendment.—The table of sections at
- 22 the beginning of such subchapter is amended by inserting
- 23 after the item relating to section 1784 the following new
- 24 *item*:

[&]quot;1784a. Education and training opportunities for military spouses to expand employment and career opportunities.".

1	Subtitle J—Other Matters
2	SEC. 591. INCLUSION OF RESERVES IN PROVIDING FED-
3	ERAL AID FOR STATE GOVERNMENTS, EN-
4	FORCING FEDERAL AUTHORITY, AND RE-
5	SPONDING TO MAJOR PUBLIC EMERGENCIES.
6	(a) Federal Aid for State Governments.—Sec-
7	tion 331 of title 10, United States Code, is amended by
8	striking "armed forces, as he" and inserting "armed forces
9	(including units and members of the Army Reserve, Navy
10	Reserve, Air Force Reserve, Marine Corps Reserve, and
11	Coast Guard Reserve ordered to active duty for this pur-
12	pose), as the President".
13	(b) Enforcement of Federal Authority.—Section
14	332 of such title is amended—
15	(1) by striking "he may" and inserting "the
16	President may"; and
17	(2) by striking "armed forces, as he" and insert-
18	ing "armed forces (including units and members of
19	the Army Reserve, Navy Reserve, Air Force Reserve,
20	Marine Corps Reserve, and Coast Guard Reserve or-
21	dered to active duty for this purpose), as the Presi-
22	dent".
23	(c) Response to Public Emergencies.—Section
24	333(a)(1) of such title is amended by inserting after "Fed-
25	eral service" the following: "and units and members of the

- 1 Army Reserve, Navy Reserve, Air Force Reserve, Marine
- 2 Corps Reserve, and Coast Guard Reserve ordered to active
- 3 duty for this purpose".
- 4 SEC. 592. INTEREST PAYMENTS ON CERTAIN CLAIMS ARIS-
- 5 ING FROM CORRECTION OF MILITARY
- 6 **RECORDS**.
- 7 (a) Interest Payable on Claims.—Subsection (c)
- 8 of section 1552 of title 10, United States Code, is amended
- 9 by adding at the end the following new paragraph:
- 10 "(4) If the correction of military records under this
- 11 section involves setting aside a conviction by court-martial,
- 12 the payment of a claim under this subsection in connection
- 13 with the correction of the records shall include interest at
- 14 not less than the rate of interest in effect under section 1035
- 15 of this title at the time the payment is made. The interest
- 16 shall be calculated on an annual basis, and compounded,
- 17 using the amount of the lost pay, allowances, compensation,
- 18 emoluments, or other pecuniary benefits involved, and the
- 19 amount of any fine or forfeiture paid, beginning from the
- 20 date of the conviction through the date on which the pay-
- 21 ment is made.".
- 22 (b) Conforming Amendment Regarding Correc-
- 23 Tions Board Authority To Overturn Convictions.—
- 24 Subsection (f) of such section is amended by inserting "con-
- 25 vened after May 4, 1950, and" after "court-martial cases".

```
1
        (c) Clerical Amendments.—Subsection (c) of such
 2
   section is further amended—
 3
             (1) by redesignating paragraphs (1), (2), and (3)
 4
        as subparagraphs (A), (B), and (C), respectively;
 5
             (2) by inserting "(1)" after "(c)";
 6
             (3) by striking "If the claimant" and inserting
 7
        the following:
 8
         "(2) If the claimant"; and
             (4) by striking "A claimant's acceptance" and
 9
        inserting the following:
10
11
         "(3) A claimant's acceptance".
12
        (d)
              RETROACTIVE
                              Effectiveness
                                                     AMEND-
   MENTS.—The amendment made by subsection (a) shall
   apply with respect to any sentence of a court-martial set
14
   aside by a Corrections Board on or after October 1, 2007,
   when the Corrections Board includes an order or rec-
   ommendation for the payment of a claim for the loss of pay,
18
   allowances, compensation, emoluments, or other pecuniary
   benefits, or for the repayment of a fine or forfeiture, that
19
   arose as a result of the conviction. In this subsection, the
   term "Corrections Board" has the meaning given that term
22 in section 1557 of title 10, United States Code.
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1	SEC. 593. EXTENSION OF LIMITATION ON REDUCTIONS OF
2	PERSONNEL OF AGENCIES RESPONSIBLE FOR
3	REVIEW AND CORRECTION OF MILITARY
4	RECORDS.
5	Section 1559(a) of title 10, United States Code, is
6	amended by striking "October 1, 2008" and inserting "De-
7	cember 31, 2010".
8	SEC. 594. AUTHORITY TO ORDER RESERVE UNITS TO AC-
9	TIVE DUTY TO PROVIDE ASSISTANCE IN RE-
10	SPONSE TO A MAJOR DISASTER OR EMER-
11	GENCY.
12	Section 12304(b) of title 10, United States Code, is
13	amended—
14	(1) by redesignating paragraphs (1) and (2) as
15	subparagraphs (A) and (B), respectively;
16	(2) by inserting "(1)" before "The authority";
17	and
18	(3) by adding at the end the following new para-
19	graph:
20	"(2) The authority under subsection (a) includes au-
21	thority to order any unit of the Selected Reserve of the
22	Army Reserve, Navy Reserve, Air Force Reserve, Marine
23	Corps Reserve, or Coast Guard Reserve to active duty to
24	provide assistance in responding to a major disaster or
25	emergency (as those terms are defined in section 102 of the

1	Robert T. Stafford Disaster Relief and Emergency Assist-
2	ance Act (42 U.S.C. 5122)).".
3	SEC. 595. SENIOR MILITARY LEADERSHIP DIVERSITY COM-
4	MISSION.
5	(a) Establishment of Commission.—
6	(1) In general.—There is hereby established a
7	commission to be known as the "Senior Military
8	Leadership Diversity Commission".
9	(b) Composition.—
10	(1) Membership.—The commission shall be
11	composed of 23 members, as follows:
12	(A) The Director of the Defense Manpower
13	Management Center.
14	(B) The Director of the Defense Equal Op-
15	portunity Management Institute.
16	(C) 1 senior military leader from each of
17	the Army, Navy, Air Force, and Marine Corps
18	who serves or has served in a leadership position
19	with either a military department command or
20	combatant command shall be appointed by the
21	Secretary of Defense.
22	(D) 1 retired general or flag officer from
23	each of the Army, Navy, Air Force, and Marine
24	Corps shall be appointed by the Secretary of De-
25	fense.

1	(E) 1 retired senior noncommissioned offi-
2	cer from each of the Army, Navy, Air Force, and
3	Marine Corps shall be appointed by the Sec-
4	retary of Defense.
5	(F) 5 retired senior officers who served in
6	leadership positions with either a military de-
7	partment command or combatant command shall
8	be appointed by the Secretary of Defense, of
9	which no less than 3 shall represent the views of
10	minority veterans.
11	(G) 4 individuals with expertise in culti-
12	vating diverse leaders in private or non-profit
13	organizations shall be appointed by the Sec-
14	retary of Defense.
15	(2) Chairman.—The Secretary of Defense shall
16	designate one member described in paragraphs $(1)(F)$
17	or $(1)(G)$ as chairman of the commission.
18	(3) Period of appointment; vacancies.—
19	Members shall be appointed for the life of the commis-
20	sion. Any vacancy in the commission shall be filled
21	in the same manner as the original appointment.
22	(4) Deadline for appointment.—All members
23	of the commission shall be appointed not later than

60 days after the date of the enactment of this Act.

1	(5) Quorum.—12 members of the commission
2	shall constitute a quorum but a lesser number may
3	hold hearings.
4	(c) Meetings.—
5	(1) Initial meeting.—The commission shall
6	conduct its first meeting not later than 30 days after
7	the date on which a majority of the appointed mem-
8	bers of the commission have been appointed.
9	(2) Meetings.—The commission shall meet at
10	the call of the chairman.
11	(d) Duties.—
12	(1) Study.—The commission shall study the di-
13	versity within the senior leadership of the Armed
14	Forces. The study shall be a comprehensive evaluation
15	and assessment of policies that provide opportunities
16	for the advancement of minority members of the
17	Armed Forces.
18	(2) Scope of study.—In carrying out the
19	study, the commission shall examine the following:
20	(A) Efforts to develop and maintain diverse
21	leadership at all levels of the Armed Forces.
22	(B) The successes and failures of developing
23	and maintaining a diverse leadership, particu-
24	larly at the general and flag officer positions.

1	(C) The effect of expanding Department of
2	Defense secondary educational programs to di-
3	verse civilian populations, to include service
4	academy preparatory schools.
5	(D) The ability of current recruitment and
6	retention practices to attract and maintain a di-
7	verse pool of qualified individuals in sufficient
8	numbers in officer pre-commissioning programs.
9	(E) The ability of current activities to in-
10	crease continuation rates for ethnic and gender
11	specific members of the Armed Forces.
12	(F) The benefits of conducting an annual
13	conference attended by civilian military, active-
14	duty and retired military, and corporate leaders
15	on diversity, to include a review of current pol-
16	icy and the annual demographic data from the
17	Defense Equal Opportunity Management Insti-
18	tute.
19	(G) The status of prior recommendations
20	made to the Department of Defense and to Con-
21	gress concerning diversity initiatives within the
22	Armed Forces.
23	(H) The incorporation of private sector
24	practices that have been successful in cultivating
25	$diverse\ leadership.$

1	(I) The establishment and maintenance of
2	fair promotion and command opportunities for
3	ethnic and gender specific members of the Armed
4	Forces at the O-5 grade level and above.
5	(I) An assessment of pre-command billet as-
6	signments of ethnic-specific members of the
7	Armed Forces.
8	(K) An assessment of command selection of
9	ethnic-specific members of the Armed Forces.
10	(3) Consultation with private parties.—In
11	carrying out the study under this subsection, the com-
12	mission may consult with appropriate private, for
13	profit, and non-profit organizations and advocacy
14	groups to learn methods for developing, implementing,
15	and sustaining senior diverse leadership within the
16	Department of Defense.
17	(e) Reports.—
18	(1) In general.—Not later than 12 months
19	after the date on which the commission first meets,
20	the commission shall submit to the President and
21	Congress a report on the study. The report shall in-
22	clude the following:
23	(A) the findings and conclusions of the com-
24	mission;

1	(B) the recommendations of the commission
2	for improving diversity within the Department
3	of Defense; and
4	(C) other information and recommendations
5	the commission considers appropriate.
6	(2) Interim reports.—The commission may
7	submit to the President and Congress interim reports
8	as the Commission considers appropriate.
9	(f) Powers of the Commission.—
10	(1) Hearings.—The commission may hold such
11	hearings, sit and act at such times and places, take
12	such testimony, and receive such evidence as the com-
13	mission considers appropriate.
14	(2) Information from federal agencies.—
15	Upon request by the chairman of the commission, any
16	department or agency of the Federal Government may
17	provide information that the commission considers
18	necessary to carry out its duties.
19	(h) Termination of Commission.—The commission
20	shall terminate 60 days after the date on which the commis-
21	$sion\ submits\ the\ report\ under\ subsection\ (e)(1).$
22	TITLE VI—COMPENSATION AND
23	OTHER PERSONNEL BENEFITS

Subtitle A—Pay and Allowances

Sec. 601. Fiscal year 2009 increase in military basic pay.

Sec. 602. Permanent prohibition on charges for meals received at military treatment facilities by members receiving continuous care.

- Sec. 603. Equitable treatment of senior enlisted members in computation of basic allowance for housing.
- Sec. 604. Increase in maximum authorized payment or reimbursement amount for temporary lodging expenses.
- Sec. 605. Availability of portion of a second family separation allowance for married couples with dependents.
- Sec. 606. Stabilization of pay and allowances for senior enlisted members and warrant officers appointed as officers and officers reappointed in a lower grade.
- Sec. 607. Extension of authority for income replacement payments for reserve component members experiencing extended and frequent mobilization for active duty service.
- Sec. 608. Guaranteed pay increase for members of the Armed Forces of one-half of one percentage point higher than Employment Cost Index.

Subtitle B—Bonuses and Special and Incentive Pays

- Sec. 611. Extension of certain bonus and special pay authorities for Reserve forces.
- Sec. 612. Extension of certain bonus and special pay authorities for health care professionals.
- Sec. 613. Extension of special pay and bonus authorities for nuclear officers.
- Sec. 614. Extension of authorities relating to payment of other title 37 bonuses and special pays.
- Sec. 615. Extension of authorities relating to payment of referral bonuses.
- Sec. 616. Increase in maximum bonus and stipend amounts authorized under Nurse Officer Candidate Accession Program.
- Sec. 617. Maximum length of nuclear officer incentive pay agreements for service.
- Sec. 618. Technical changes regarding consolidation of special pay, incentive pay, and bonus authorities of the uniformed services.
- Sec. 619. Use of new skill incentive pay and proficiency bonus authorities to encourage training in critical foreign languages and foreign cultural studies.
- Sec. 620. Temporary targeted bonus authority to increase direct accessions of officers in certain health professions.

Subtitle C—Travel and Transportation Allowances

- Sec. 631. Increased weight allowance for transportation of baggage and household effects for certain enlisted members.
- Sec. 632. Additional weight allowance for transportation of materials associated with employment of a member's spouse or community support volunteer or charity activities.
- Sec. 633. Transportation of family pets during evacuation of nonessential personnel.

Subtitle D—Retired Pay and Survivor Benefits

- Sec. 641. Equity in computation of disability retired pay for reserve component members wounded in action.
- Sec. 642. Effect of termination of subsequent marriage on payment of Survivor Benefit Plan annuity to surviving spouse or former spouse who previously transferred annuity to dependent children.

- Sec. 643. Extension to survivors of certain members who die on active duty of special survivor indemnity allowance for persons affected by required Survivor Benefit Plan annuity offset for dependency and indemnity compensation.
- Sec. 644. Election to receive retired pay for non-regular service upon retirement for service in an active reserve status performed after attaining eligibility for regular retirement.
- Sec. 645. Recomputation of retired pay and adjustment of retired grade of Reserve retirees to reflect service after retirement.
- Sec. 646. Correction of unintended reduction in survivor benefit plan annuities due to phased elimination of two-tier annuity computation and supplemental annuity.
- Sec. 647. Presumption of death for participants in Survivor Benefit Plan in missing status.
- Subtitle E—Commissary and Nonappropriated Fund Instrumentality Benefits and Operations
- Sec. 651. Use of commissary stores surcharges derived from temporary commissary initiatives for reserve components and retired members.
- Sec. 652. Requirements for private operation of commissary store functions.
- Sec. 653. Additional exception to limitation on use of appropriated funds for Department of Defense golf courses.
- Sec. 654. Enhanced enforcement of prohibition on sale or rental of sexually explicit material on military installations.
- Sec. 655. Requirement to buy military decorations, ribbons, badges, medals, insignia, and other uniform accounterments produced in the United States.
- Sec. 656. Use of appropriated funds—to pay post allowances or overseas cost of living allowances to nonappropriated fund instrumentality employees serving overseas.
- Sec. 657. Study regarding sale of alcoholic wine and beer in commissary stores in addition to exchange stores.

Subtitle F—Other Matters

- Sec. 661. Bonus to encourage Army personnel and other persons to refer persons for enlistment in the Army.
- Sec. 662. Continuation of entitlement to bonuses and similar benefits for members of the uniformed services who die, are separated or retired for disability, or meet other criteria.
- Sec. 663. Providing injured members of the Armed Forces information concerning benefits.

1 Subtitle A—Pay and Allowances

- 2 SEC. 601. FISCAL YEAR 2009 INCREASE IN MILITARY BASIC
- **PAY.**
- 4 (a) Waiver of Section 1009 Adjustment.—The ad-
- 5 justment to become effective during fiscal year 2009 re-
- 6 quired by section 1009 of title 37, United States Code, in

1	the rates of monthly basic pay authorized members of the
2	uniformed services shall not be made.
3	(b) Increase in Basic Pay.—Effective on January
4	1, 2009, the rates of monthly basic pay for members of the
5	uniformed services are increased by 3.9 percent.
6	SEC. 602. PERMANENT PROHIBITION ON CHARGES FOR
7	MEALS RECEIVED AT MILITARY TREATMENT
8	FACILITIES BY MEMBERS RECEIVING CONTIN-
9	UOUS CARE.
10	Section 402(h) of title 37, United States Code, is
11	amended by striking paragraph (3).
12	SEC. 603. EQUITABLE TREATMENT OF SENIOR ENLISTED

- 13 MEMBERS IN COMPUTATION OF BASIC AL-
- 14 LOWANCE FOR HOUSING.
- 15 Section 403(b)(2) of title 37, United States Code, is
- 16 amended by adding at the end the following new sentence:
- $17 \quad \hbox{``After June 30, 2009, the determination of what constitutes}$
- 18 adequate housing for members in the pay grade E-8 with
- 19 dependents shall be equivalent to the higher standard in ef-
- 20 fect for members in the pay grade E-9 with dependents.".

1	SEC. 604. INCREASE IN MAXIMUM AUTHORIZED PAYMENT
2	OR REIMBURSEMENT AMOUNT FOR TEM-
3	PORARY LODGING EXPENSES.
4	(a) Increase.—Section 404a(e) of title 37, United
5	States Code, is amended by striking "\$180 a day" and in-
6	serting "\$290 a day".
7	(b) Effective Date.—The amendment made by sub-
8	section (a) shall take effect on October 1, 2008.
9	SEC. 605. AVAILABILITY OF PORTION OF A SECOND FAMILY
10	SEPARATION ALLOWANCE FOR MARRIED
11	COUPLES WITH DEPENDENTS.
12	(a) Availability.—Section 427(d) of title 37, United
13	States Code, is amended—
14	(1) by inserting "(1)" before "A member";
15	(2) by striking "Section 421" and inserting the
16	following:
17	"(3) Section 421";
18	(3) by striking "However" and inserting "Except
19	as provided in paragraph (2)"; and
20	(4) by inserting before paragraph (3), as so des-
21	ignated, the following new paragraph:
22	"(2) If a married couple, both of whom are members
23	of the uniformed services, with dependents are simulta-
24	neously assigned to duties described in subparagraph (A),
25	(B), or (C) of subsection (a)(1) and the members resided
26	together with their dependents immediately before their as-

- 1 signments, the Secretary concerned shall pay one of the
- 2 members the full amount of the monthly allowance specified
- 3 in such subsection and the other member one-half of the
- 4 monthly allowance amount until one of the members is no
- 5 longer assigned to duties described in such subparagraphs.
- 6 Upon expiration of the partial allowance, paragraph (1)
- 7 shall continue to apply to the remaining member so long
- 8 as the member is assigned to duties described in subpara-
- 9 graph (A), (B), or (C) of such subsection.".
- 10 (b) Application of Amendment.—Paragraph (2) of
- 11 subsection (d) of section 427 of title 37, United States Code,
- 12 as added by subsection (a), shall apply with respect to mem-
- 13 bers of the uniformed services described in such paragraph
- 14 who perform service covered by subparagraph (A), (B), or
- 15 (C) of subsection (a)(1) such section on or after October 1,
- 16 2008.
- 17 SEC. 606. STABILIZATION OF PAY AND ALLOWANCES FOR
- 18 SENIOR ENLISTED MEMBERS AND WARRANT
- 19 OFFICERS APPOINTED AS OFFICERS AND OF-
- 20 FICERS REAPPOINTED IN A LOWER GRADE.
- 21 (a) In General.—Section 907 of title 37, United
- 22 States Code, is amended to read as follows:

1	"§ 907. Members appointed or reappointed as officers:
2	no reduction in pay and allowances
3	"(a) Stabilization of Pay and Allowances.—A
4	member of the armed forces who accepts an appointment
5	or reappointment as an officer without a break in service
6	shall, for service as an officer, be paid the greater of—
7	"(1) the pay and allowances to which the officer
8	is entitled as an officer; or
9	"(2) the pay and allowances to which the officer
10	would be entitled if the officer were in the last grade
11	the officer held before the appointment or reappoint-
12	ment as an officer.
13	"(b) Covered Pays.—(1) Subject to paragraphs (2)
14	and (3), for the purposes of this section, the pay of a grade
15	formerly held by an officer described in subsection (a) in-
16	clude special and incentive pays under chapter 5 of this
17	title.
18	"(2) In determining the amount of the pay of a grade
19	formerly held by an officer, special and incentive pays may
20	be considered only so long as the officer continues to perform
21	the duty that creates the entitlement to, or eligibility for,
22	that pay and would otherwise be eligible to receive that pay
23	in the former grade.
24	"(3) Special and incentive pays that are dependent on
25	a member being in an enlisted status may not be considered

- 1 in determining the amount of the pay of a grade formerly
- 2 held by an officer.
- 3 "(c) Covered Allowances.—(1) Subject to para-
- 4 graph (2), for the purposes of this section, the allowances
- 5 of a grade formerly held by an officer described in sub-
- 6 section (a) include allowances under chapter 7 of this title.
- 7 "(2) The clothing allowance under section 418 of this
- 8 title may not be considered in determining the amount of
- 9 the allowances of a grade formerly held by an officer de-
- 10 scribed in subsection (a) if the officer is entitled to a uni-
- 11 form allowance under section 415 of this title.
- 12 "(d) Rates of Pay and Allowances.—For the pur-
- 13 poses of this section, the rates of pay and allowances of a
- 14 grade that an officer formerly held are those rates that the
- 15 officer would be entitled to had the officer remained in that
- 16 grade and continued to receive the increases in pay and
- 17 allowances authorized for that grade, as otherwise provided
- 18 in this title or other provisions of law.".
- 19 (b) Clerical Amendment.—The table of sections at
- 20 the beginning of chapter 17 of such title is amended by
- 21 striking the item relating to section 907 and inserting the
- 22 following new item:

"907. Members appointed or reappointed as officers: no reduction in pay and allowances.".

1	SEC. 607. EXTENSION OF AUTHORITY FOR INCOME RE-
2	PLACEMENT PAYMENTS FOR RESERVE COM-
3	PONENT MEMBERS EXPERIENCING EX
4	TENDED AND FREQUENT MOBILIZATION FOR
5	ACTIVE DUTY SERVICE.
6	Section 910(g) of title 37, United States Code, is
7	amended by striking "December 31, 2008" and inserting
8	"December 31, 2009".
9	SEC. 608. GUARANTEED PAY INCREASE FOR MEMBERS OF
10	THE ARMED FORCES OF ONE-HALF OF ONE
11	PERCENTAGE POINT HIGHER THAN EMPLOY
12	MENT COST INDEX.
13	Section 1009(c)(2) of title 37, United States Code, is
14	amended by striking "fiscal years 2004, 2005, and 2006"
15	and inserting "fiscal years 2010 through 2013".
16	Subtitle B—Bonuses and Special
17	and Incentive Pays
18	SEC. 611. EXTENSION OF CERTAIN BONUS AND SPECIAL
19	PAY AUTHORITIES FOR RESERVE FORCES.
20	(a) Selected Reserve Reenlistment Bonus.—
21	Section 308b(g) of title 37, United States Code, is amended
22	by striking "December 31, 2008" and inserting "December
23	<i>31, 2009</i> ".
24	(b) Selected Reserve Affiliation or Enlistment
25	Bonus.—Section 308c(i) of such title is amended by strik-

- 1 ing "December 31, 2008" and inserting "December 31,
- 2 2009".
- 3 (c) Special Pay for Enlisted Members Assigned
- 4 to Certain High Priority Units.—Section 308d(c) of
- 5 such title is amended by striking "December 31, 2008" and
- 6 inserting "December 31, 2009".
- 7 (d) Ready Reserve Enlistment Bonus for Per-
- 8 Sons Without Prior Service.—Section 308g(f)(2) of
- 9 such title is amended by striking "December 31, 2008" and
- 10 inserting "December 31, 2009".
- 11 (e) Ready Reserve Enlistment and Reenlist-
- 12 Ment Bonus for Persons With Prior Service.—Sec-
- 13 tion 308h(e) of such title is amended by striking "December
- 14 31, 2008" and inserting "December 31, 2009".
- 15 (f) Selected Reserve Enlistment Bonus for
- 16 Persons With Prior Service.—Section 308i(f) of such
- 17 title is amended by striking "December 31, 2008" and in-
- 18 serting "December 31, 2009".
- 19 SEC. 612. EXTENSION OF CERTAIN BONUS AND SPECIAL
- 20 PAY AUTHORITIES FOR HEALTH CARE PRO-
- 21 FESSIONALS.
- 22 (a) Nurse Officer Candidate Accession Pro-
- 23 GRAM.—Section 2130a(a)(1) of title 10, United States Code,
- 24 is amended by striking "December 31, 2008" and inserting
- 25 "December 31, 2009".

- 1 (b) Repayment of Education Loans for Certain
- 2 Health Professionals Who Serve in the Selected
- 3 Reserve.—Section 16302(d) of such title is amended—
- 4 (1) by striking "before" and inserting "on or be-
- 5 fore"; and
- 6 (2) by striking "January 1, 2009" and inserting
- 7 "December 31, 2009".
- 8 (c) Accession Bonus for Registered Nurses.—
- 9 Section 302d(a)(1) of title 37, United States Code, is
- 10 amended by striking "December 31, 2008" and inserting
- 11 "December 31, 2009".
- 12 (d) Incentive Special Pay for Nurse Anes-
- 13 THETISTS.—Section 302e(a)(1) of such title is amended by
- 14 striking "December 31, 2008" and inserting "December 31,
- 15 2009".
- 16 (e) Special Pay for Selected Reserve Health
- 17 Professionals in Critically Short Wartime Special-
- 18 TIES.—Section 302g(e) of such title is amended by striking
- 19 "December 31, 2008" and inserting "December 31, 2009".
- 20 (f) Accession Bonus for Dental Officers.—Sec-
- 21 tion 302h(a)(1) of such title is amended by striking "De-
- 22 cember 31, 2008" and inserting "December 31, 2009".
- 23 (g) Accession Bonus for Pharmacy Officers.—
- 24 Section 302j(a) of such title is amended by striking "De-
- 25 cember 31, 2008" and inserting "December 31, 2009".

1	(h) Accession Bonus for Medical Officers in
2	CRITICALLY SHORT WARTIME SPECIALTIES.—Section
3	302k(f) of such title is amended by striking "December 31,
4	2008" and inserting "December 31, 2009".
5	(i) Accession Bonus for Dental Specialist Offi-
6	CERS IN CRITICALLY SHORT WARTIME SPECIALTIES.—Sec-
7	tion 302l(g) of such title is amended by striking "December
8	31, 2008" and inserting "December 31, 2009".
9	SEC. 613. EXTENSION OF SPECIAL PAY AND BONUS AU-
10	THORITIES FOR NUCLEAR OFFICERS.
10	
11	(a) Special Pay for Nuclear-Qualified Officers
11	(a) Special Pay for Nuclear-Qualified Officers
11 12 13	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f)
11 12	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "De-
11 12 13 14	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "December 31, 2008" and inserting "December 31, 2009".
111 12 13 14 15 16	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "De- cember 31, 2008" and inserting "December 31, 2009". (b) Nuclear Career Accession Bonus.—Section
111 12 13 14 15 16	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "December 31, 2008" and inserting "December 31, 2009". (b) Nuclear Career Accession Bonus.—Section 312b(c) of such title is amended by striking "December 31,
111 122 133 144 155 166 177	(a) Special Pay for Nuclear-Qualified Officers Extending Period of Active Service.—Section 312(f) of title 37, United States Code, is amended by striking "De- cember 31, 2008" and inserting "December 31, 2009". (b) Nuclear Career Accession Bonus.—Section 312b(c) of such title is amended by striking "December 31, 2008" and inserting "December 31, 2009".

21 SEC. 614. EXTENSION OF AUTHORITIES RELATING TO PAY-

20 cember 31, 2008" and inserting "December 31, 2009".

- 22 MENT OF OTHER TITLE 37 BONUSES AND SPE-
- 23 CIAL PAYS.
- 24 (a) Aviation Officer Retention Bonus.—Section
- 25 301b(a) of title 37, United States Code, is amended by strik-

- 1 ing "December 31, 2008" and inserting "December 31,
- 2 2009".
- 3 (b) Assignment Incentive Pay.—Section 307a(g) of
- 4 such title is amended by striking "December 31, 2008" and
- 5 inserting "December 31, 2009".
- 6 (c) Reenlistment Bonus for Active Members.—
- 7 Section 308(g) of such title is amended by striking "Decem-
- 8 ber 31, 2008" and inserting "December 31, 2009".
- 9 (d) Enlistment Bonus.—Section 309(e) of such title
- 10 is amended by striking "December 31, 2008" and inserting
- 11 "December 31, 2009".
- 12 (e) Accession Bonus for New Officers in Crit-
- 13 ICAL SKILLS.—Section 324(g) of such title is amended by
- 14 striking "December 31, 2008" and inserting "December 31,
- 15 2009".
- 16 (f) Incentive Bonus for Conversion to Military
- 17 Occupational Specialty To Ease Personnel Short-
- 18 AGE.—Section 326(g) of such title is amended by striking
- 19 "December 31, 2008" and inserting "December 31, 2009".
- 20 (g) Accession Bonus for Officer Candidates.—
- 21 Section 330(f) of such title is amended by striking "Decem-
- 22 ber 31, 2008" and inserting "December 31, 2009".
- 23 (h) Retention Bonus for Members With Critical
- 24 Military Skills or Assigned to High Priority
- 25 Units.—Section 355(i) of such title, as redesignated by sec-

1	tion 661(c) of the National Defense Authorization Act for
2	Fiscal Year 2008, is amended by striking "December 31,
3	2008" and inserting "December 31, 2009".
4	SEC. 615. EXTENSION OF AUTHORITIES RELATING TO PAY-
5	MENT OF REFERRAL BONUSES.
6	(a) Health Professions Referral Bonus.—Sub-
7	section (i) of section 1030 of title 10, United States Code,
8	as added by section 671(b) of the National Defense Author-
9	ization Act for Fiscal Year 2008, is amended by striking
10	"December 31, 2008" and inserting "December 31, 2009".
11	(b) Army Referral Bonus.—Subsection (h) of sec-
12	tion 3252 of title 10, United States Code, as added by sec-
13	tion 671(a) of the National Defense Authorization Act for
14	Fiscal Year 2008, is amended by striking "December 31,
15	2008" and inserting "December 31, 2009".
16	SEC. 616. INCREASE IN MAXIMUM BONUS AND STIPEND
17	AMOUNTS AUTHORIZED UNDER NURSE OFFI-
18	CER CANDIDATE ACCESSION PROGRAM.
19	(a) Accession Bonus.—Paragraph (1) of section
20	2130a(a) of title 10, United States Code, is amended—
21	(1) by striking "\$10,000" and inserting
22	"\$20,000"; and
23	(2) by striking "\$5,000" and inserting
24	"\$10.000".

1	(b) Monthly Stipend.—Paragraph (2) of such sec-
2	tion is amended by striking "\$1,000" and inserting
3	"\$1,250".
4	(c) Effective Date.—The amendments made by this
5	section shall take effect on October 1, 2008.
6	SEC. 617. MAXIMUM LENGTH OF NUCLEAR OFFICER INCEN-
7	TIVE PAY AGREEMENTS FOR SERVICE.
8	Section 312(a)(3) of title 37, United States Code, is
9	amended by striking "three, four, or five years" and insert-
10	ing "not less than three years".
11	SEC. 618. TECHNICAL CHANGES REGARDING CONSOLIDA-
12	TION OF SPECIAL PAY, INCENTIVE PAY, AND
13	BONUS AUTHORITIES OF THE UNIFORMED
1314	BONUS AUTHORITIES OF THE UNIFORMED SERVICES.
14	SERVICES.
141516	SERVICES. (a) Eligibility Requirements for Nuclear Offi-
141516	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37,
14151617	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended—
14 15 16 17 18	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended— (1) in subsection (a)(2), by striking "and oper-
14 15 16 17 18 19	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended— (1) in subsection (a)(2), by striking "and operational"; and
14 15 16 17 18 19 20	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended— (1) in subsection (a)(2), by striking "and operational"; and (2) in subsection (b)(2), by striking "and operational"
14 15 16 17 18 19 20 21	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended— (1) in subsection (a)(2), by striking "and operational"; and (2) in subsection (b)(2), by striking "and operational".
14 15 16 17 18 19 20 21 22	SERVICES. (a) Eligibility Requirements for Nuclear Officer Bonus and Incentive Pay.—Section 333 of title 37, United States Code, is amended— (1) in subsection (a)(2), by striking "and operational"; and (2) in subsection (b)(2), by striking "and operational". (b) Relationship of Aviation Incentive Pay to

1	(c) Health Professions Incentive Pay.—Section
2	335(e)(1)(D)(i) of such title is amended by striking "dental
3	surgeons" and inserting "dental officers".
4	(d) No Pro-Rated Payment of Certain Haz-
5	Ardous Duty Pays.—Section 351(c) of such title is
6	amended by striking "subsection (a)" and inserting "para-
7	graph (1) or (3) of subsection (a)".
8	(e) Availability of Hazardous Duty Pay.—Sec-
9	tion 351(f) of such title is amended—
10	(1) by striking "in administering subsection (a)"
11	and inserting "in connection with determining wheth-
12	er a triggering event has occurred for the provision of
13	hazardous duty pay under subsection (a)(1)"; and
14	(2) by striking the last sentence.
15	(f) Termination Provision for Hazardous Duty
16	PAY.—Section 351(i) of such title is amended by inserting
17	before the period the following: ", unless receipt of the haz-
18	ardous duty pay is specified in an agreement entered into
19	between the member and the Secretary concerned before that
20	date".

1	SEC. 619. USE OF NEW SKILL INCENTIVE PAY AND PRO-
2	FICIENCY BONUS AUTHORITIES TO ENCOUR-
3	AGE TRAINING IN CRITICAL FOREIGN LAN-
4	GUAGES AND FOREIGN CULTURAL STUDIES.
5	(a) Eligibility for Skill Proficiency Bonus.—
6	Subsection (b) of section 353 of title 37, United States Code,
7	is amended to read as follows:
8	"(b) Skill Proficiency Bonus.—
9	"(1) Availability; eligible persons.—The
10	Secretary concerned may pay a proficiency bonus to
11	a member of a regular or reserve component of the
12	uniformed services who—
13	"(A) is entitled to basic pay under section
14	204 of this title or compensation under section
15	206 of this title or is enrolled in an officer train-
16	ing program; and
17	"(B) is determined to have, and maintains,
18	certified proficiency under subsection (d) in a
19	skill designated as critical by the Secretary con-
20	cerned or is in training to acquire proficiency in
21	a critical foreign language or expertise in foreign
22	cultural studies or a related skill designated as
23	critical by the Secretary concerned.
24	"(2) Inclusion of certain senior rote mem-
25	BERS.—A proficiency bonus may be paid under this
26	subsection to a student who is enrolled in the Senior

1	Reserve Officers' Training Corps program even
2	though the student is in the first year of the four-year
3	course under the program. During the period covered
4	by the proficiency bonus, the student shall also be en-
5	titled to a monthly subsistence allowance under sec-
6	tion 209(c) of this title even though the student has
7	not entered into an agreement under section 2103a of
8	title 10. However, if the student receives incentive pay
9	under subsection $(g)(2)$ for the same period, the stu-
10	dent may receive only a single monthly subsistence al-
11	lowance under section 209(c) of this title.".
12	(b) Availability of Incentive Pay for Participa-
13	TION IN FOREIGN LANGUAGE EDUCATION OR TRAINING
14	Programs.—Such section is further amended—
15	(1) by redesignating subsections (g), (h), and (i)
16	as subsections (h), (i), and (j), respectively; and
17	(2) by inserting after subsection (f) the following
18	$new\ subsection\ (g):$
19	"(g) Foreign Language Studies in Officer
20	Training Programs.—
21	"(1) Availability of incentive pay.—The Sec-
22	retary concerned may pay incentive pay to a person
23	enrolled in an officer training program to also par-
24	ticipate in an education or training program to ac-
25	quire proficiency in a critical foreign language or ex-

pertise in foreign cultural studies or a related skill
 designated as critical by the Secretary concerned.

"(2) Inclusion of Certain Senior Rote Members.—Incentive pay may be paid under this subsection to a student who is enrolled in the Senior Reserve Officers' Training Corps program even though the student is in the first year of the four-year course under the program. While the student receives the incentive pay, the student shall also be entitled to a monthly subsistence allowance under section 209(c) of this title even though the student has not entered into an agreement under section 2103a of title 10. However, if the student receives a proficiency bonus under subsection (b)(2) covering the same month, the student may receive only a single monthly subsistence allowance under section 209(c) of this title.

- "(3) Critical foreign language designated as critical by the Secretary concerned."
- 23 (c) Pilot Program for Foreign Language Pro-24 ficiency Training for Reserve Members.—

- 1 (1) PILOT PROGRAM REQUIRED.—The Secretary 2 of Defense shall conduct a pilot program to provide a skill proficiency bonus under section 353(b) of title 3 4 37, United States Code, to a member of a reserve com-5 ponent of the uniformed services who is entitled to 6 compensation under section 206 of such title while the 7 member participates in an education or training pro-8 gram to acquire proficiency in a critical foreign lan-9 guage or expertise in foreign cultural studies or a related skill designated as critical under such section 10 11 353.
 - (2) DURATION OF PILOT PROGRAM.—The Secretary shall conduct the pilot program during the period beginning on October 1, 2008, and ending on December 31, 2013. Incentive pay may not be provided under the pilot program after December 31, 2013.
 - (3) REPORTING REQUIREMENT.—Not later than March 31, 2012, the Secretary shall submit to Congress a report containing the results of the pilot program and the recommendations of the Secretary regarding whether to continue or expand the pilot program.
- 23 (d) Expedited Implementation.—Notwithstanding 24 section 662 of the National Defense Authorization Act for 25 Fiscal Year 2008 (Public Law 110–181; 122 Stat. 180; 37

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1	U.S.C. 301 note), the Secretary of a military department
2	may immediately implement the amendments made by sub-
3	sections (a) and (b) in order to ensure the prompt avail-
4	ability of proficiency bonuses and incentive pay under sec-
5	tion 353 of title 37, United States Code, as amended by
6	such subsections, for persons enrolled in officer training
7	programs.
8	SEC. 620. TEMPORARY TARGETED BONUS AUTHORITY TO
9	INCREASE DIRECT ACCESSIONS OF OFFICERS
10	IN CERTAIN HEALTH PROFESSIONS.
11	(a) Designation of Critically Short Wartime
12	Health Specialties.—For purposes of section 335 of title
13	37, United States Code, as added by section 661 of the Na-
14	tional Defense Authorization Act for Fiscal Year 2008 (Pub-
15	lic Law 110–181), the following health professions are des-
16	ignated as a critically short wartime specialty under sub-
17	section $(a)(2)$ of such section:
18	(1) Psychologists who have been awarded a di-
19	ploma as a Diplomate in Psychology by the American
20	Board of Professional Psychology and are fully li-
21	censed and such other mental health practitioners as
22	the Secretary concerned determines to be necessary.
23	(2) Registered nurses.
24	(b) Special Agreement Authority.—Under the au-
25	thority provided by this section, the Secretary concerned

- 1 may enter into an agreement under subsection (f) of section
- 2 335 of title 37, United States Code, to pay a health profes-
- 3 sions bonus under such section to a person who accepts a
- 4 commission or appointment as an officer and whose health
- 5 profession specialty is specified in subsection (a).
- 6 (c) Effective Period.—This section shall take effect
- 7 on October 1, 2008. The designations made by subsection
- 8 (a) and the authority to enter into an agreement under sub-
- 9 section (b) expire on September 30, 2010.

Subtitle C—Travel and Transportation Allowances

- 12 SEC. 631. INCREASED WEIGHT ALLOWANCE FOR TRANSPOR-
- 13 TATION OF BAGGAGE AND HOUSEHOLD EF-
- 14 FECTS FOR CERTAIN ENLISTED MEMBERS.
- 15 (a) Allowance.—The table in section 406(b)(1)(C) of
- 16 title 37, United States Code, is amended by striking the
- 17 items relating to pay grades E-5 through E-9 and insert-
- 18 ing the following new items:

Pay Grade	Without Dependents	With Dependents
"E-9	13,500	15,500
E-8	12,500	14,500
E-7	11,500	13,500
E-6	8,500	11,500
E-5	7,500	9,500".

- 19 (b) Effective Date.—The amendment made by sub-
- 20 section (a) shall take effect on October 1, 2008.

1	SEC. 632. ADDITIONAL WEIGHT ALLOWANCE FOR TRANS-
2	PORTATION OF MATERIALS ASSOCIATED
3	WITH EMPLOYMENT OF A MEMBER'S SPOUSE
4	OR COMMUNITY SUPPORT VOLUNTEER OR
5	CHARITY ACTIVITIES.
6	(a) Additional Weight Allowance.—Section
7	406(b)(1) of title 37, United States Code, is amended by
8	adding at the end the following new subparagraph:
9	"(H) In connection with a change of permanent sta-
10	tion of a member, the Secretary concerned shall increase
11	the weight allowance otherwise applicable under subpara-
12	graph (C) for the member by 200 pounds for the purpose
13	of facilitating the shipment of materials associated with the
14	employment of the member's spouse or community support
15	volunteer or charity activities of the member and any de-
16	pendents of the member.".
17	SEC. 633. TRANSPORTATION OF FAMILY PETS DURING
18	EVACUATION OF NONESSENTIAL PER-
19	SONNEL.
20	Section 406(b)(1) of title 37, United States Code, is
21	amended by inserting after subparagraph (H), as added by
22	section 632, the following new subparagraph:
23	"(I) In connection with an evacuation from a perma-
24	nent station located in a foreign area, a member is entitled
25	to transportation of not more than two family household
26	pets, including shipment and the payment of quarantine

1	fees, if any. As an alternative to the provision of transpor-
2	tation for the pets, the Secretary concerned may reimburse
3	the member or provide a monetary allowance under sub-
4	paragraph (F) if other commercial transportation means
5	are used. A member is not entitled to transportation under
6	this subparagraph for horses, livestock, or pets weighing in
7	excess of 150 pounds or for animals that the Secretary con-
8	cerned determines are exotic pets or endangered species.".
9	Subtitle D—Retired Pay and
10	Survivor Benefits
11	SEC. 641. EQUITY IN COMPUTATION OF DISABILITY RE-
12	TIRED PAY FOR RESERVE COMPONENT MEM-
13	BERS WOUNDED IN ACTION.
14	Section 1208(b) of title 10, United States Code, is
15	amended—
16	(1) by striking "A member" and inserting "(1)
17	Except as provided in paragraph (2), a member";
18	and
19	(2) by adding at the end the following new para-
20	graph:
21	"(2) If a member of the uniformed services who is not
22	a member of a regular component is retired under this
23	chapter or is placed on the temporary disability retired list
24	under this chapter because of a disability incurred after the
25	date of the enactment of this paragraph for which the mem-

1	ber is awarded the Purple Heart, the member shall be cred-
2	ited, for the purposes of this chapter, with the number of
3	years of service that would be counted if computing the
4	member's years of service under section 12732 of this title.".
5	SEC. 642. EFFECT OF TERMINATION OF SUBSEQUENT MAR-
6	RIAGE ON PAYMENT OF SURVIVOR BENEFIT
7	PLAN ANNUITY TO SURVIVING SPOUSE OR
8	FORMER SPOUSE WHO PREVIOUSLY TRANS-
9	FERRED ANNUITY TO DEPENDENT CHILDREN.
10	Section 1450(b)(3) of title 10, United States Code, is
11	amended by adding at the end the following new sentence:
12	"The payment of an annuity to a surviving spouse or
13	former spouse under this paragraph shall be resumed even
14	though the surviving spouse or former spouse previously
15	transferred the annuity to a child or children under section
16	1448(d)(2)(B) of this title if, when the marriage is so termi-
17	nated, the child or children, due to loss of dependent status,
18	death, or other cause, are no longer eligible for the annuity
19	under such section.".

1	SEC. 643. EXTENSION TO SURVIVORS OF CERTAIN MEM-
2	BERS WHO DIE ON ACTIVE DUTY OF SPECIAL
3	SURVIVOR INDEMNITY ALLOWANCE FOR PER-
4	SONS AFFECTED BY REQUIRED SURVIVOR
5	BENEFIT PLAN ANNUITY OFFSET FOR DE-
6	PENDENCY AND INDEMNITY COMPENSATION.
7	(a) Extension.—Subsection (m) of section 1450 of
8	title 10, United States Code, as added by section 644 of
9	the National Defense Authorization Act for Fiscal Year
10	2008, is amended in paragraph (1)(B) by striking "section
11	1448(a)(1) of this title" and inserting "subsection (a)(1) of
12	section 1448 of this title or by reason of coverage under
13	subsection (d) of such section".
14	(b) Application of Amendment.—The amendment
15	made by subsection (a) shall apply with respect to the
16	month beginning on October 1, 2008, and subsequent
17	months as provided by paragraph (6) of subsection (m) of
18	section 1450 of title 10, United States Code, as added by
19	section 644 of the National Defense Authorization Act for
20	Fiscal Year 2008.

1	SEC. 644. ELECTION TO RECEIVE RETIRED PAY FOR NON-
2	REGULAR SERVICE UPON RETIREMENT FOR
3	SERVICE IN AN ACTIVE RESERVE STATUS
4	PERFORMED AFTER ATTAINING ELIGIBILITY
5	FOR REGULAR RETIREMENT.
6	(a) Election Authority; Requirements.—Sub-
7	section (a) of section 12741 of title 10, United States Code,
8	is amended to read as follows:
9	"(a) Authority to Elect to Receive Reserve Re-
10	TIRED PAY.—(1) A person may elect to receive retired pay
11	under this chapter, instead of receiving retired or retainer
12	pay under chapter 65, 367, 571, or 867 of this title, if—
13	"(A) the person satisfies the requirements speci-
14	fied in paragraphs (1) and (2) of section 12731(a) of
15	this title for entitlement to retired pay under this
16	chapter;
17	"(B) the person served in an active status in the
18	Selected Reserve of the Ready Reserve after becoming
19	eligible for retirement under chapter 65, 367, 571, or
20	867 of this title (without regard to whether the person
21	actually retired or received retired or retainer pay
22	under one of those chapters);
23	"(C) the person completed not less than two
24	years of service in such active status (excluding any
25	period of active service); and

1	"(D) the service of the person in such active sta-
2	tus is determined by the Secretary concerned to have
3	been satisfactory.
4	"(2) The Secretary concerned may reduce the two-year
5	service requirement specified in paragraph (1)(C) in the
6	case of a person who—
7	"(A) completed at least six months of service in
8	a position of adjutant general required under section
9	314 of title 32 or in a position of assistant adjutant
10	general subordinate to such a position of adjutant
11	general; and
12	"(B) failed to complete the minimum two years
13	of service solely because the appointment of the person
14	to such position was terminated or vacated as de-
15	scribed in section 324(b) of title 32.".
16	(b) Actions to Effectuate Election.—Subsection
17	(b) of such section is amended by striking paragraph (1)
18	and inserting the following new paragraph:
19	"(1) terminate the eligibility of the person to re-
20	tire under chapter 65, 367, 571, or 867 of this title,
21	if the person is not already retired under one of those
22	chapters, and terminate entitlement of the person to
23	retired or retainer pay under one of those chapters,
24	if the person was already receiving retired or retainer
25	pay under one of those chapters; and".

1	(c) Conforming Amendment To Reflect New
2	Variable Age Requirement for Retirement.—Sub-
3	section (d) of such section is amended—
4	(1) in paragraph (1), by striking "attains 60
5	years of age" and inserting "attains the eligibility
6	age applicable to the person under section 12731(f) of
7	this title"; and
8	(2) in paragraph (2)(A), by striking "attains 60
9	years of age" and inserting "attains the eligibility
10	age applicable to the person under such section".
11	(d) Repeal of Restriction on Election To Re-
12	CEIVE RESERVE RETIRED PAY.—Section 12731(a) of such
13	title is amended—
14	(1) by inserting "and" at the end of paragraph
15	(2);
16	(2) by striking "; and" at the end of paragraph
17	(3) and inserting a period; and
18	(3) by striking paragraph (4).
19	(e) CLERICAL AMENDMENTS.—
20	(1) Section Heading.—The heading for section
21	12741 of such title is amended to read as follows:

1	"§ 12741. Retirement for service in an active status
2	performed in the Selected Reserve of the
3	Ready Reserve after eligibility for regular
4	retirement".
5	(2) Table of sections.—The table of sections
6	at the beginning of chapter 1223 of such title is
7	amended by striking the item relating to section
8	12741 and inserting the following new item:
	"12741. Retirement for service in an active status performed in the Selected Reserve of the Ready Reserve after eligibility for regular retirement.".
9	(f) Retroactive Applicability.—The amendments
10	made by this section shall take effect as of January 1, 2008.
11	SEC. 645. RECOMPUTATION OF RETIRED PAY AND ADJUST-
12	MENT OF RETIRED GRADE OF RESERVE RE-
13	TIREES TO REFLECT SERVICE AFTER RETIRE-
14	MENT.
15	(a) Recomputation.—Section 10145 of title 10,
16	United States Code, is amended by adding at the end the
17	following new subsection:
18	"(e)(1) If a member of the Retired Reserve is recalled
19	to an active status under subsection (d) in the Selected Re-
20	serve of the Ready Reserve and completes not less than two
21	years of service in such active status, the member is entitled
22	

1	"(A) the recomputation of the retired pay of the
2	member determined under section 12739 of this title;
3	and
4	"(B) in the case of a commissioned officer, an
5	adjustment in the retired grade of the member in the
6	manner provided in section 1370 of this title.
7	"(2) The Secretary concerned may reduce the two-year
8	service requirement specified in paragraph (1) in the case
9	of a member who—
10	"(A) is recalled to serve in a position of adjutant
11	general required under section 314 of title 32 or in
12	a position of assistant adjutant general subordinate
13	to such a position of adjutant general;
14	"(B) completes at least six months of service in
15	such position; and
16	"(C) fails to complete the minimum two years of
17	service solely because the appointment of the member
18	to such position is terminated or vacated as described
19	in section 324(b) of title 32.".
20	(b) Retroactive Applicability.—The amendment
21	made by this section shall take effect as of January 1, 2008.

1	SEC. 646. CORRECTION OF UNINTENDED REDUCTION IN
2	SURVIVOR BENEFIT PLAN ANNUITIES DUE TO
3	PHASED ELIMINATION OF TWO-TIER ANNUITY
4	COMPUTATION AND SUPPLEMENTAL ANNU-
5	ITY.
6	Effective as of October 28, 2004, and as if included
7	therein as enacted, section 644(c) of the Ronald W. Reagan
8	National Defense Authorization Act for Fiscal Year 2005
9	(Public Law 108–375; 118 Stat. 1961; 19 U.S.C. 1450 note)
10	is amended by adding at the end the following new para-
11	graph:
12	"(3) SAVINGS PROVISION.—If, as a result of the
13	recomputation of annuities under section 1450 of title
14	10, United States Code, and supplemental survivor
15	annuities under section 1457 of such title, as required
16	by paragraph (1), the total amount of both annuities
17	to be paid to an annuitant for a month would be less
18	(because of the offset required by section $1450(c)$ of
19	such title for dependency and indemnity compensa-
20	tion) than the amount that would be paid to the an-
21	nuitant in the absence of recomputation, the Sec-
22	retary of Defense shall take such actions as are nec-
23	essary to adjust the annuity amounts to eliminate the
24	reduction.".

1	SEC. 647. PRESUMPTION OF DEATH FOR PARTICIPANTS IN
2	SURVIVOR BENEFIT PLAN IN MISSING STA-
3	TUS.
4	(a) Conditions on Presumption.—In the case of a
5	participant in the Survivor Benefit Plan who has been de-
6	termined by the Secretary of State to have been kidnapped
7	in Iraq or Afghanistan on or after August 1, 2007, the Sec-
8	retary of a military department may not make a deter-
9	mination under section 1450(l) of title 10, United States
10	Code, that the participant is missing, with the presumption
11	of death, until the earlier of—
12	(1) a period of at least 7 years expires after the
13	date of the determination of the Secretary of State; or
14	(2) the date on which the participant is con-
15	firmed dead and a death certificate is delivered to the
16	next of kin of the participant.
17	(b) Resumption of Retired Pay; Payment of Back
18	PAY.—In the case of a participant in the Survivor Benefit
19	Plan described in subsection (a) who was presumed to be
20	dead before the date of the enactment of this Act under sec-
21	tion 1450(l) of title 10, United States Code, the Secretary
22	of a military department concerned shall—
23	(1) resume payment of any retired pay to which
24	the participant is entitled to as a retired member of
25	the Armed Forces pending satisfaction of the condi-
26	tions specified in subsection (a); and

1	(2) pay retired pay for periods occurring before
2	the date of the enactment of this Act for which retired
3	pay was not paid because of the presumption of
4	death.
5	Subtitle E—Commissary and Non-
6	appropriated Fund Instrumen-
7	tality Benefits and Operations
8	SEC. 651. USE OF COMMISSARY STORES SURCHARGES DE-
9	RIVED FROM TEMPORARY COMMISSARY INI-
10	TIATIVES FOR RESERVE COMPONENTS AND
11	RETIRED MEMBERS.
12	Section 2484(h) of title 10, United States Code, is
13	amended—
14	(1) by redesignating paragraphs (3) and (4) as
15	paragraphs (4) and (5), respectively;
16	(2) in such paragraph (4), as so redesignated, by
17	striking "paragraph (1) or (2)" and inserting "para-
18	graph (1), (2), or (3)"; and
19	(3) by inserting after paragraph (2) the fol-
20	lowing new paragraph:
21	"(3)(A) The Secretary of Defense may use the proceeds
22	derived from surcharges imposed under subsection (d) in
23	connection with sales of commissary merchandise through
24	initiatives described in subparagraph (B) to offset the cost
25	of such initiatives.

1	"(B) Subparagraph (A) applies with respect to initia-
2	tives, utilizing temporary and mobile equipment, intended
3	to provide members of reserve components, Retired mem-
4	bers, and other persons eligible for commissary benefits, but
5	without reasonable access to commissary stores, improved
6	access to commissary merchandise.".
7	SEC. 652. REQUIREMENTS FOR PRIVATE OPERATION OF
8	COMMISSARY STORE FUNCTIONS.
9	Section 2485(a)(2) of title 10, United States Code, is
10	amended in the last sentence by striking "December 31,
11	2008" and inserting "December 31, 2013".
12	SEC. 653. ADDITIONAL EXCEPTION TO LIMITATION ON USE
13	OF APPROPRIATED FUNDS FOR DEPARTMENT
14	OF DEFENSE GOLF COURSES.
15	Section 2491a of title 10, United States Code, is
16	amended—
17	(1) by redesignating paragraph (2) of subsection
18	(b) as subsection (c) and, in such subsection (as so re-
19	designated)—
20	(A) by inserting "Regulations.—" before
21	"The Secretary"; and
22	(B) by striking "this subsection" and in-
23	serting "subsection (b)"; and
24	(2) by inserting after paragraph (1) of sub-
25	section (b) the following new paragraph:

1	"(2) Subsection (a) does not apply to the purchase and
2	maintenance of specialized golf carts designed to accommo-
3	date persons with disabilities and the use of the golf carts
4	at a facility or installation where the Secretary determines
5	the golf carts can be safely operated.".
6	SEC. 654. ENHANCED ENFORCEMENT OF PROHIBITION ON
7	SALE OR RENTAL OF SEXUALLY EXPLICIT MA-
8	TERIAL ON MILITARY INSTALLATIONS.
9	(a) Establishment of Resale Activities Review
10	BOARD.—Section 2495b of title 10, United States Code, is
11	amended—
12	(1) by redesignating subsections (c) and (d) as
13	subsections (d) and (e), respectively; and
14	(2) by inserting after subsection (b) the following
15	new subsection:
16	"(c) Resale Activities Review Board.—(1) The
17	Secretary of Defense shall establish a nine-member board
18	to make recommendations to the Secretary regarding wheth-
19	er material sold or rented, or proposed for sale or rental,
20	on property under the jurisdiction of the Department of De-
21	fense is barred from sale or rental by subsection (a).
22	"(2)(A) The Secretary of Defense shall appoint six
23	members of the board to broadly represent the interests of
24	the patron base served by the defense commissary system
25	and the exchange system. The Secretary shall appoint one

- 1 of the members to serve as the chairman of the board. At
- 2 least one member appointed under this subparagraph shall
- 3 be a person with experience managing or advocating for
- 4 military family programs and who is also an eligible pa-
- 5 tron of the defense commissary system and the exchange sys-
- 6 *tem*.
- 7 "(B) The Secretary of each of the military departments
- 8 shall appoint one member of the board.
- 9 "(C) A vacancy on the board shall be filled in the same
- 10 manner as the original appointment.
- 11 "(3) The Secretary of Defense may detail persons to
- 12 serve as staff for the board. At a minimum, the Secretary
- 13 shall ensure that the board is assisted at meetings by mili-
- 14 tary resale and legal advisors.
- 15 "(4) The recommendations made by the board under
- 16 paragraph (1) shall be made available to the public. The
- 17 Secretary of Defense shall publicize the availability of such
- 18 recommendations by such means as the Secretary considers
- 19 appropriate.
- 20 "(5) Members of the board shall be allowed travel ex-
- 21 pense, including per diem in lieu of subsistence, at rates
- 22 authorized for employees of agencies under subchapter I of
- 23 chapter 57 of title 5 while away from their homes or regular
- 24 places of business in the performance of services for the
- 25 board.".

1	(b) Deadline for Establishment and Initial
2	Meeting.—
3	(1) Establishment.—The board required by
4	subsection (c) of section 2495b of title 10, United
5	States Code, as added by subsection (a), shall be es-
6	tablished, and its initial nine members appointed, not
7	later than 120 days after the date of the enactment
8	$of\ this\ Act.$
9	(2) Meetings.—The board shall conduct an ini-
10	tial meeting within one year after the date of the ap-
11	pointment of the initial members of the board. At the
12	discretion of the board, the board may consider all
13	materials previously reviewed under such section as
14	available for reconsideration for a minimum of 180
15	days following the initial meeting of the board.
16	SEC. 655. REQUIREMENT TO BUY MILITARY DECORATIONS,
17	RIBBONS, BADGES, MEDALS, INSIGNIA, AND
18	OTHER UNIFORM ACCOUTERMENTS PRO-
19	DUCED IN THE UNITED STATES.
20	(a) Requirement.—Subchapter III of chapter 147 of
21	title 10, United States Code, is amended by adding at the
22	end the following new section:

1	"§2495c. Requirement to buy military decorations and
2	other uniform accouterments from Amer-
3	ican sources; exceptions
4	"(a) Buy-American Requirement.—A military ex-
5	change store or other nonappropriated fund instrumentality
6	of the Department of Defense may not purchase for resale
7	any military decorations, ribbons, badges, medals, insignia,
8	and other uniform accounterments that are not produced in
9	the United States.
10	"(b) Exception.—Subsection (a) does not apply to the
11	extent that the Secretary of Defense determines that—
12	"(1) a satisfactory quality and sufficient quan-
13	tity of an item covered by such subsection and pro-
14	duced in the United States cannot be procured; or
15	"(2) the purchase of the item produced outside
16	the United States is in the best interests of members
17	of the armed forces.
18	"(c) Congressional Notification.—As soon as
19	practicable after an exception is granted under subsection
20	(b), the Secretary of Defense shall submit to Congress a re-
21	port explaining the reasons for the exception.
22	"(d) United States Defined.—In this section, the
23	term 'United States' includes the Commonwealth of Puerto
24	Rico, Guam, the United States Virgin Islands, the Com-
25	monwealth of the Northern Mariana Islands, American

1	Samoa, and any other territory or possession of the United
2	States.".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of such subchapter is amended by adding at
5	the end the following new item:
	"2495c. Requirement to buy military decorations and other uniform accounterments from American sources; exceptions.".
6	SEC. 656. USE OF APPROPRIATED FUNDS TO PAY POST AL-
7	LOWANCES OR OVERSEAS COST OF LIVING
8	ALLOWANCES TO NONAPPROPRIATED FUND
9	INSTRUMENTALITY EMPLOYEES SERVING
10	OVERSEAS.
11	(a) Authority To Use Appropriated Funds.—
12	Chapter 81 of title 10, United States Code, is amended by
13	inserting after section 1587a the following new section:
14	"§ 1587b. Employees of nonappropriated fund instru-
15	mentalities: payment of overseas post al-
16	lowances or overseas cost of living allow-
17	ances
18	"(a) Use of Appropriated Funds To Pay Allow-
19	ANCES.—Subject to the availability of appropriated funds
20	for this purpose, the Secretary of Defense may pay post al-
21	lowances or cost of living allowances to an nonappropriated
22	fund instrumentality employee who is a citizen of the
23	United States and is employed in a full-time position at

 $24\ \ a\ location\ outside\ of\ the\ continental\ United\ States.$

1	"(b) Duration.—The Secretary of Defense may use
2	the authority provided by this section to pay post allow-
3	ances or cost of living allowances that have been due to an
4	nonappropriated fund instrumentality employee or former
5	employee since December 1, 2001, but have not been pre-
6	viously paid. No allowance may be provided under this sec-
7	tion after December 31, 2011.
8	"(c) Definitions.—In this section:
9	"(1) The term 'nonappropriated fund instrumen-
10	tality employee' has the meaning given that term in
11	section 1587 of this title.
12	"(2) The term 'continental United States' means
13	the 48 contiguous States and the District of Colum-
14	bia.".
15	(b) Clerical Amendment.—The table of sections at
16	the beginning of such chapter is amended by inserting after
17	the item relating to section 1587a the following new item:
	"1587b. Employees of nonappropriated fund instrumentalities: payment of over- seas post allowances or overseas cost of living allowances.".
18	(c) Effective Date.—The amendments made by this
19	section shall take effect on October 1, 2008.
20	SEC. 657. STUDY REGARDING SALE OF ALCOHOLIC WINE
21	AND BEER IN COMMISSARY STORES IN ADDI-
22	TION TO EXCHANGE STORES.
23	(a) Study Required.—The Secretary of Defense shall
24	conduct a study evaluating the propriety, patron conven-

- 1 ience, and financial utility of including alcoholic wine and
- 2 beer as an authorized commissary merchandise category for
- 3 sale in, at, or by commissary stores.

(b) PILOT PROGRAM.—

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- 5 (1) AUTHORIZED.—In connection with the study
 6 required by subsection (a), the Secretary may conduct
 7 a pilot program involving the sale of alcoholic wine
 8 and beer in commissary stores if the Secretary deter9 mines that such a pilot program would be useful in
 10 making the evaluations required by such subsection.
- 11 (2) Scope.—If the Secretary determines that the 12 pilot program would be useful, the Secretary shall 13 conduct the pilot program at a minimum of 10 loca-14 tions for a period of not less than four months nor 15 greater than one year.
- 16 (c) REPORT.—Within 120 days after completion of the 17 study required in subsection (a), the Secretary shall submit 18 to Congress a report containing the findings and rec-19 ommendations of the Secretary developed as a result of the 20 study and the results of the pilot program, if conducted 21 under subsection (b). The Secretary may delay the submis-22 sion of the report pending the conclusion of the pilot pro-23 gram.

1	Subtitle F—Other Matters
2	SEC. 661. BONUS TO ENCOURAGE ARMY PERSONNEL AND
3	OTHER PERSONS TO REFER PERSONS FOR
4	ENLISTMENT IN THE ARMY.
5	(a) Availability of Bonus to Trained Civil-
6	IANS.—Subsection (a)(2) of section 3252 of title 10, United
7	States Code, is amended by adding at the end the following
8	new subparagraph:
9	"(F) A member of the general public who has
10	completed a training course provided by the Sec-
11	retary, directly or through an entity contracted to
12	provide such training, regarding the appropriate pro-
13	cedures used to recruit persons for enlistment in the
14	Army.".
15	(b) Time for Payment of Bonus.—Subsection (b)
16	of such section is amended—
17	(1) by striking "or" at the end of paragraph (1);
18	(2) by striking the period at the end of para-
19	graph (2) and inserting "; or"; and
20	(3) by adding at the end the following new para-
21	graph:
22	"(3) when the individual concerned contacts an
23	entity contracted to recruit persons for enlistment in
24	the Army.".

1	(c) Payment Methods.—Such section is further
2	amended—
3	(1) in subsection (d), by striking the second sen-
4	tence; and
5	(2) by striking subsection (e) and inserting the
6	following new subsection:
7	"(e) Payment Methods.—At the discretion of the
8	Secretary, a bonus payable for a referral of a person under
9	subsection (a) may be paid—
10	"(1) directly to the individual referred to in sub-
11	section (b) making the referral; or
12	"(2) through an entity contracted to make bonus
13	payments under this section.".
14	(d) Clerical Amendments.—
15	(1) Section Heading.—The heading of such sec-
16	tion is amended to read as follows:
17	"§ 3252. Bonus to encourage Army personnel and
18	other persons to refer persons for enlist-
19	ment in the Army".
20	(2) Table of sections.—The table of sections
21	at the beginning of chapter 333 of such title is
22	amended by striking the item relating to section 3252
23	and inserting the following new item:
	"3252. Bonus to encourage Army personnel and other persons to refer persons for

"3252. Bonus to encourage Army personnel and other persons to refer persons for enlistment in the Army.".

1	SEC. 662. CONTINUATION OF ENTITLEMENT TO BONUSES
2	AND SIMILAR BENEFITS FOR MEMBERS OF
3	THE UNIFORMED SERVICES WHO DIE, ARE
4	SEPARATED OR RETIRED FOR DISABILITY, OR
5	MEET OTHER CRITERIA.
6	(a) Discretion To Provide Exception to Termi-
7	NATION AND REPAYMENT REQUIREMENTS UNDER CERTAIN
8	CIRCUMSTANCES.—Section 303a(e) of title 37, United
9	States Code, is amended—
10	(1) in the subsection heading, by inserting ";
11	TERMINATION OF ENTITLEMENT TO UNPAID
12	Amounts" after "Met";
13	(2) in paragraph (1)—
14	(A) by striking "A member" and inserting
15	"(A) Except as provided in paragraph (2), a
16	member"; and
17	(B) by striking "the requirements, except in
18	certain circumstances authorized by the Sec-
19	retary concerned." and inserting "the eligibility
20	requirements and may not receive any unpaid
21	amounts of the bonus or similar benefit after the
22	member fails to satisfy the requirements, unless
23	the Secretary concerned determines that the im-
24	position of the repayment requirement and ter-
25	mination of the payment of unpaid amounts of
26	the bonus or similar benefit with regard to the

1	member would be contrary to a personnel policy
2	or management objective, would be against eq-
3	uity and good conscience, or would be contrary
4	to the best interests of the United States."; and
5	(3) by redesignating paragraph (2) as subpara-
6	graph (B) of paragraph (1).
7	(b) Mandatory Payment of Unpaid Amounts
8	Under Certain Circumstances; No Repayment of Un-
9	EARNED AMOUNTS.—Section 303a(e) of title 37, United
10	States Code, is amended by inserting after paragraph (1),
11	as amended by subsection (a), the following new paragraph
12	(2):
13	"(2)(A) If a member of the uniformed services dies
14	(other than as a result the member's misconduct) or is re-
15	tired or separated for disability under chapter 61 of title
16	10, the Secretary concerned—
17	"(i) shall not require repayment by the member
18	or the member's estate of the unearned portion of any
19	bonus or similar benefit previously paid to the mem-
20	ber; and
21	"(ii) shall require the payment to the member or
22	the member's estate of the remainder of any bonus or
23	similar benefit that was not yet paid to the member,
24	but to which the member was entitled immediately be-
25	fore the death, retirement, or separation of the mem-

1	ber, and would be paid if not for the death, retire-
2	ment, or separation of the member.
3	"(B) The amount to be paid under subparagraph
4	(A)(ii) shall be equal to the full amount specified by the
5	agreement or contract applicable to the bonus or similar
6	benefit as if the member continued to be entitled to the
7	bonus or similar benefit following the death, retirement, or
8	separation.
9	"(C) Amounts to be paid to a member or the member's
10	estate under subparagraph (A)(ii) shall be paid in a lump
11	sum not later than 90 days after the date of the death, re-
12	tirement, or separation of the member, whichever applies.".
13	(c) Conforming Amendments Reflecting Consoli-
14	DATED SPECIAL PAY AND BONUS AUTHORITIES.—
15	(1) Conforming amendments.—Section 373 of
16	title 37, United States Code, as added by section 661
17	of the National Defense Authorization Act for Fiscal
18	Year 2008, is amended—
19	(A) in subsection (a)—
20	(i) in the subsection heading, by insert-
21	ing "AND TERMINATION" after "REPAY-
22	MENT"; and
23	(ii) by inserting before the period at
24	the end the following: ", and the member
25	may not receive any unpaid amounts of the

bonus, incentive pay, or similar benefit

after the member fails to satisfy such service

or eligibility requirement"; and

(B) by striking subsection (b) and inserting

the following new subsection:

"(b) Exceptions.—

"(1) DISCRETION TO PROVIDE EXCEPTION TO
TERMINATION AND REPAYMENT REQUIREMENTS.—
Pursuant to the regulations prescribed to administer
this section, the Secretary concerned may grant an
exception to the repayment requirement and requirement to terminate the payment of unpaid amounts of
a bonus, incentive pay, or similar benefit if the Secretary concerned determines that the imposition of the
repayment and termination requirements with regard
to a member of the uniformed services would be contrary to a personnel policy or management objective,
would be against equity and good conscience, or
would be contrary to the best interests of the United
States.

"(2) Mandatory payment of unpaid amounts under certain circumstances; no repayment of unearned amounts.—(A) If a member of the uniformed services dies (other than as a result the member's misconduct) or is retired or separated for dis-

1	ability under chapter 61 of title 10, the Secretary
2	concerned—
3	"(i) shall not require repayment by the
4	member or the member's estate of the unearned
5	portion of any bonus, incentive pay, or similar
6	benefit previously paid to the member; and
7	"(ii) shall require the payment to the mem-
8	ber or the member's estate of the remainder of
9	any bonus, incentive pay, or similar benefit that
10	was not yet paid to the member, but to which the
11	member was entitled immediately before the
12	death, retirement, or separation of the member,
13	and would be paid if not for the death, retire-
14	ment, or separation of the member.
15	"(B) The amount to be paid under subparagraph
16	(A)(ii) shall be equal to the full amount specified by
17	the agreement or contract applicable to the bonus, in-
18	centive pay, or similar benefit as if the member con-
19	tinued to be entitled to the bonus, incentive pay, or
20	similar benefit following the death, retirement, or sep-
21	aration.
22	"(C) Amounts to be paid to a member or the
23	$member's\ estate\ under\ subparagraph\ (A)(ii)\ shall\ be$
24	paid in a lump sum not later than 90 days after the

1	date of the death, retirement, or separation of the
2	member, whichever applies.".
3	(2) Clerical amendments.—
4	(A) Section Heading of
5	such section is amended to read as follows:
6	"§ 373. Repayment of unearned portion of bonus, in-
7	centive pay, or similar benefit, and termi-
8	nation of remaining payments, when con-
9	ditions of payment not met".
10	(B) Table of contents.—The table of sec-
11	tions at the beginning of chapter 5 of title 37,
12	United States Code, is amended by striking the
13	item relating to section 373 and inserting the
14	following new item:
	"373. Repayment of unearned portion of bonus, incentive pay, or similar benefit, and termination of remaining payments, when conditions of payment not met.".
15	SEC. 663. PROVIDING INJURED MEMBERS OF THE ARMED
16	FORCES INFORMATION CONCERNING BENE-
17	FITS.
18	Section 1651 of the National Defense Authorization
19	Act for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
20	476: 10 U.S.C. 1071 note) is amended to read as follows:

1	"SEC. 1651. HANDBOOK FOR MEMBERS OF THE ARMED
2	FORCES ON COMPENSATION AND BENEFITS
3	AVAILABLE FOR SERIOUS INJURIES AND ILL-
4	NESSES.
5	"(a) Information on Available Compensation and
6	Benefits.—Not later than March 31, 2009, the Secretary
7	of Defense shall develop and maintain a comprehensive de-
8	scription of the compensation and other benefits to which
9	a member of the Armed Forces, and the family of such mem-
10	ber, would be entitled upon the separation or retirement of
11	the member from the Armed Forces as a result of a serious
12	injury or illness. Such description shall be published—
13	"(1) in a handbook; and
14	"(2) on a publically available, searchable Inter-
15	net website or comparable successor facility.
16	"(b) Contents.—The comprehensive description shall
17	include the following:
18	"(1) The range of compensation and benefits
19	based on grade, length of service, degree of disability
20	at separation or retirement, and other factors affect-
21	ing compensation and benefits as the Secretary con-
22	siders appropriate.
23	"(2) Information concerning the Disability Eval-
24	uation System of each military department, includ-
25	ing—

1	"(A) an explanation of the process of the
2	$Disability\ Evaluation\ System;$
3	"(B) a general timeline of the process of the
4	$Disability\ Evaluation\ System;$
5	"(C) the role and responsibilities of the
6	military department throughout the process of
7	the Disability Evaluation System; and
8	"(D) the role and responsibilities of a mem-
9	ber of the Armed Forces throughout the process
10	of the Disability Evaluation System.
11	"(3) Benefits administered by the Department of
12	Veterans Affairs that a member of the Armed Forces
13	would be entitled upon the separation or retirement
14	from the Armed Forces as a result of a serious injury
15	or illness.
16	"(4) A list of State veterans service organizations
17	and their contact information and Internet website
18	addresses.
19	"(c) Consultation.—The Secretary of Defense shall
20	develop and maintain the comprehensive description re-
21	quired by subsection (a) in consultation with the Secretary
22	of Veterans Affairs, the Secretary of Health and Human
23	Services, and the Commissioner of Social Security.
24	"(d) UPDATE.—The Secretary of Defense shall up-
25	date—

Subtitle A—Improvements to Health Benefits

Sec. 701. One-year extension of prohibition on increases in certain health care costs for members of the uniformed services.

Sec. 702. Temporary prohibition on increase in copayments under retail pharmacy system of pharmacy benefits program.

Sec. 703. Prohibition on conversion of military medical and dental positions to civilian medical and dental positions.

Sec. 704. Chiropractic health care for members on active duty.

- Sec. 705. Requirement to recalculate TRICARE Reserve Select premiums based on actual cost data.
- Sec. 706. Program for health care delivery at military installations projected to grow.
- Sec. 707. Guidelines for combined Federal medical facilities.

Subtitle B—Preventive Care

- Sec. 711. Waiver of copayments for preventive services for certain TRICARE beneficiaries.
- Sec. 712. Military health risk management demonstration project.
- Sec. 713. Smoking cessation program under TRICARE.
- Sec. 714. Availability of allowance to assist members of the Armed Forces and their dependents procure preventive health care services.

Subtitle C—Wounded Warrior Matters

- Sec. 721. Center of excellence in prevention, diagnosis, mitigation, treatment, and rehabilitation of hearing loss and auditory system injuries.
- Sec. 722. Clarification to center of excellence relating to military eye injuries.
- Sec. 723. National Casualty Care Research Center.
- Sec. 724. Peer-reviewed research program on extremity war injuries.
- Sec. 725. Review of policies and processes related to the delivery of mail to wounded members of the Armed Forces.

Subtitle D—Other Matters

- Sec. 731. Report on stipend for members of reserve components for health care for certain dependents.
- Sec. 732. Report on providing the Extended Care Health Option Program to autistic dependents of military retirees.
- Sec. 733. Sense of Congress regarding autism therapy services.

1 Subtitle A—Improvements to Health

2 **Benefits**

- 3 SEC. 701. ONE-YEAR EXTENSION OF PROHIBITION ON IN-
- 4 CREASES IN CERTAIN HEALTH CARE COSTS
- 5 FOR MEMBERS OF THE UNIFORMED SERV-
- 6 ICES.
- 7 (a) Charges Under Contracts for Medical
- 8 Care.—Section 1097(e) of title 10, United States Code, is
- 9 amended by striking "September 30, 2008" and inserting
- 10 "September 30, 2009".

1	(b) Charges for Inpatient Care.—Section
2	1086(b)(3) of such title is amended by striking "September
3	30, 2008" and inserting "September 30, 2009".
4	SEC. 702. TEMPORARY PROHIBITION ON INCREASE IN CO-
5	PAYMENTS UNDER RETAIL PHARMACY SYS-
6	TEM OF PHARMACY BENEFITS PROGRAM.
7	During the period beginning on October 1, 2008, and
8	ending on September 30, 2009, the cost sharing require-
9	ments established under paragraph (6) of section 1074g(a)
10	of title 10, United States Code, for pharmaceutical agents
11	available through retail pharmacies covered by paragraph
12	(2)(E)(ii) of such section may not exceed amounts as fol-
13	lows:
14	(1) In the case of generic agents, \$3.
15	(2) In the case of formulary agents, \$9.
16	(3) In the case of nonformulary agents, \$22.
17	SEC. 703. PROHIBITION ON CONVERSION OF MILITARY
18	MEDICAL AND DENTAL POSITIONS TO CIVIL-
19	IAN MEDICAL AND DENTAL POSITIONS.
20	(a) Prohibition.—The Secretary of a military de-
21	partment may not convert any military medical or dental
22	position to a civilian medical or dental position on or after
23	October 1, 2008.
24	(b) Restoration of Certain Positions to Mili-
25	TARY POSITIONS.—In the case of any military medical or

- 1 dental position that is converted to a civilian medical or
- 2 dental position during the period beginning on October 1,
- 3 2004, and ending on September 30, 2008, if the position
- 4 is not filled by a civilian by September 30, 2008, the Sec-
- 5 retary of the military department concerned shall restore
- 6 the position to a military medical or dental position that
- 7 can be filled only by a member of the Armed Forces who
- 8 is a health professional.

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- (c) Definitions.—In this section:
- 10 (1) The term "military medical or dental posi-11 tion" means a position for the performance of health 12 care functions (or coded to work within a military 13 treatment facility) within the Armed Forces held by 14 a member of the Armed Forces.
 - (2) The term "civilian medical or dental position" means a position for the performance of health care functions within the Department of Defense held by an employee of the Department or of a contractor of the Department.
 - (3) The term "conversion", with respect to a military medical or dental position, means a change of the position to a civilian medical or dental position, effective as of the date of the manning authorization document of the military department making the change (through a change in designation from mili-

1	tary to civilian in the document, the elimination of
2	the listing of the position as a military position in
3	the document, or through any other means indicating
4	the change in the document or otherwise).
5	(d) Repeal.—Section 721 of the National Defense Au-
6	thorization Act for Fiscal Year 2008 (Public Law 110–181)
7	is repealed.
8	SEC. 704. CHIROPRACTIC HEALTH CARE FOR MEMBERS ON
9	ACTIVE DUTY.
10	(a) Requirement for Chiropractic Care.—Sub-
11	ject to such regulations as the Secretary of Defense may pre-
12	scribe, the Secretary shall provide chiropractic services for
13	members of the uniformed services who are entitled to care
14	under section 1074(a) of title 10, United States Code. Such
15	chiropractic services may be provided only by a doctor of
16	chiropractic.
17	(b) Demonstration Projects.—The Secretary of
18	Defense may conduct one or more demonstration projects
19	to provide chiropractic services to deployed members of the
20	uniformed services. Such chiropractic services may be pro-
21	vided only by a doctor of chiropractic.
22	(c) Definitions.—In this section:
23	(1) The term "chiropractic services"—
24	(A) includes diagnosis (including by diag-
25	nostic X-ray tests), evaluation and management,

1	and therapeutic services for the treatment of a
2	patient's health condition, including neuro-
3	musculoskeletal conditions and the subluxation
4	complex, and such other services determined ap-
5	propriate by the Secretary and as authorized
6	under State law; and
7	(B) does not include the use of drugs or sur-
8	gery.
9	(2) The term "doctor of chiropractic" means only
10	a doctor of chiropractic who is licensed as a doctor
11	of chiropractic, chiropractic physician, or chiro-
12	practor by a State, the District of Columbia, or a ter-
13	ritory or possession of the United States.
14	SEC. 705. REQUIREMENT TO RECALCULATE TRICARE RE-
15	SERVE SELECT PREMIUMS BASED ON ACTUAL
16	COST DATA.
17	(a) Calculation Based on Actual Cost Data.—
18	Paragraph (3) of section 1076d(d) of title 10, United States
19	Code, is amended to read as follows:
20	"(3) The monthly amount of the premium in effect for
21	a month for TRICARE Standard coverage under this sec-
22	tion shall be not more than the lesser of—
23	"(A) the amount equal to 28 percent of the total
24	average monthly amount for that coverage, as deter-

1	mined by the Secretary based on actual cost data for
2	the preceding fiscal year; or
3	"(B) the amount in effect for the month of March
4	2006.".
5	(b) Effective Date.—Paragraph (3) of section
6	1076d(d) of title 10, United States Code, as amended by
7	this section, shall apply with respect to fiscal year 2009
8	and fiscal years thereafter.
9	SEC. 706. PROGRAM FOR HEALTH CARE DELIVERY AT MILI-
10	TARY INSTALLATIONS PROJECTED TO GROW.
11	(a) Program.—Not later than 90 days after the date
12	of the enactment of this Act, the Secretary of Defense shall
13	develop a plan to establish a program to build cooperative
14	health care arrangements and agreements between military
15	installations projected to grow and local and regional non-
16	military health care systems.
17	(b) Requirements of Plan.—In developing the plan,
18	the Secretary of Defense shall—
19	(1) identify and analyze health care delivery op-
20	tions involving the private sector and health care
21	services in military facilities located on military in-
22	stallations;
23	(2) develop methods for determining the cost
24	avoidance or savings resulting from innovative part-

1	verships between the Department of Defense and the
2	private sector;

- (3) develop requirements for Department of Defense health care providers to deliver health care in civilian community hospitals; and
- 6 (4) collaborate with State and local authorities 7 to create an arrangement to share and exchange, be-8 tween the Department of Defense and nonmilitary 9 health care systems, personal health information, and 10 data of military personnel and their families.
- 11 (c) Coordination With Other Entities.—The 12 plan shall include requirements for coordination with Fed-13 eral, State, and local entities, TRICARE managed care 14 support contractors, and other contracted assets around in-15 stallations selected for participation in the program.
- 16 (d) Consultation Requirements.—The Secretary
 17 of Defense shall develop the plan in consultation with the
 18 Secretaries of the military departments.
- 19 (e) SELECTION OF MILITARY INSTALLATIONS.—The 20 program shall be implemented at each installation partici-21 pating in the pilot program conducted pursuant to section 22 721 of the Ronald W. Reagan National Defense Authoriza-23 tion Act for Fiscal Year 2005 (Public Law 108–375; 118 24 Stat. 1988) and other military installations selected by the

1	Secretary of Defense. Each selected military installation
2	shall meet the following criteria:
3	(1) The military installation has members of the
4	Armed Forces on active duty and members of reserve
5	components of the Armed Forces that use the installa-
6	tion as a training and operational base, with mem-
7	bers routinely deploying in support of the global war
8	on terrorism.
9	(2) The military population of an installation
10	will significantly increase by 2013 due to actions re-
11	lated to either Grow the Force initiatives or rec-
12	ommendations of the Defense Base Realignment and
13	Closure Commission.
14	(3) There is a military treatment facility on the
15	installation that has—
16	(A) no inpatient or trauma center care ca-
17	pabilities; and
18	(B) no current or planned capacity that
19	would satisfy the proposed increase in military
20	personnel at the installation.
21	(4) There is a civilian community hospital near
22	the military installation, and the military treatment
23	facility has—

1	(A) no inpatient services or limited capa-
2	bility to expand inpatient care beds, intensive
3	care, and specialty services; and
4	(B) limited or no capability to provide
5	trauma care.
6	(f) Reports.—Not later than one year after the date
7	of the enactment of this Act, and every year thereafter, the
8	Secretary of Defense shall submit to the Committees on
9	Armed Services of the Senate and House of Representatives
10	an annual report describing the results of the program.
11	SEC. 707. GUIDELINES FOR COMBINED FEDERAL MEDICAL
12	FACILITIES.
13	Before a facility may be designated a combined Fed-
14	
	eral medical facility of the Department of Defense and the
	eral medical facility of the Department of Defense and the Department of Veterans Affairs, the Secretary of Defense
15	Department of Veterans Affairs, the Secretary of Defense
15 16 17	Department of Veterans Affairs, the Secretary of Defense and the Secretary of Veterans Affairs shall issue a signed
15 16 17	Department of Veterans Affairs, the Secretary of Defense and the Secretary of Veterans Affairs shall issue a signed agreement that specifies, at a minimum, a binding oper-
15 16 17 18	Department of Veterans Affairs, the Secretary of Defense and the Secretary of Veterans Affairs shall issue a signed agreement that specifies, at a minimum, a binding oper- ational agreement on the following areas:
15 16 17 18	Department of Veterans Affairs, the Secretary of Defense and the Secretary of Veterans Affairs shall issue a signed agreement that specifies, at a minimum, a binding oper- ational agreement on the following areas: (1) Patient priority categories.
115 116 117 118 119 220	Department of Veterans Affairs, the Secretary of Defense and the Secretary of Veterans Affairs shall issue a signed agreement that specifies, at a minimum, a binding oper- ational agreement on the following areas: (1) Patient priority categories. (2) Budgeting.

1	Subtitle B—Preventive Care
2	SEC. 711. WAIVER OF COPAYMENTS FOR PREVENTIVE SERV-
3	ICES FOR CERTAIN TRICARE BENEFICIARIES.
4	(a) Waiver of Certain Copayments.—Subject to
5	subsection (b) and under regulations prescribed by the Sec-
6	retary of Defense, the Secretary shall—
7	(1) waive all copayments under sections 1079(b)
8	and 1086(b) of title 10, United States Code, for pre-
9	ventive services for all beneficiaries who would other-
10	wise pay copayments; and
11	(2) ensure that a beneficiary pays nothing for
12	preventive services during a year even if the bene-
13	ficiary has not paid the amount necessary to cover
14	the beneficiary's deductible for the year.
15	(b) Exclusion for Medicare-Eligible Bene-
16	FICIARIES.—Subsection (a) shall not apply to a medicare-
17	eligible beneficiary.
18	(c) Refund of Copayments.—
19	(1) AUTHORITY.—Under regulations prescribed
20	by the Secretary of Defense, the Secretary may pay
21	a refund to a medicare-eligible beneficiary excluded
22	by subsection (b), subject to the availability of appro-
23	priations specifically for such refunds, consisting of
24	an amount up to the difference between—

1	(A) the amount the beneficiary pays for co-
2	payments for preventive services during fiscal
3	year 2009; and
4	(B) the amount the beneficiary would have
5	paid during such fiscal year if the copayments
6	for preventive services had been waived pursuant
7	to subsection (a) during that year.
8	(2) Copayments covered.—The refunds under
9	paragraph (1) are available only for copayments paid
10	by medicare-eligible beneficiaries during fiscal year
11	2009.
12	(3) Funding.—Of the amounts authorized to be
13	appropriated under title XIV of this Act for the De-
14	fense Health Program, \$10,000,000 is authorized for
15	the purposes of the refund authorized under this sub-
16	section.
17	(d) Definitions.—In this section:
18	(1) Preventive services.—The term "preven-
19	tive services" includes, taking into consideration the
20	age and gender of the beneficiary:
21	(A) Colorectal screening.
22	(B) Breast screening.
23	(C) Cervical screening.
24	(D) Prostate screening.
25	(E) Annual physical exam.

1	(F) Vaccinations
2	(2) Medicare-eligible.—The term "medicare-
3	eligible" has the meaning provided by section
4	1111((b) of title 10, United States Code.
5	SEC. 712. MILITARY HEALTH RISK MANAGEMENT DEM-
6	ONSTRATION PROJECT.
7	(a) Demonstration Project Required.—The Sec-
8	retary of Defense shall conduct a demonstration project de-
9	signed to evaluate the efficacy of providing incentives to en-
10	courage healthy behaviors on the part of eligible military
11	health system beneficiaries.
12	(b) Elements of Demonstration Project.—
13	(1) Wellness assessment.—The Secretary
14	shall develop a wellness assessment to be offered to
15	beneficiaries enrolled in the demonstration project.
16	The wellness assessment shall incorporate nationally
17	recognized standards for health and healthy behaviors
18	and shall be offered to determine a baseline and at
19	appropriate intervals determined by the Secretary.
20	The wellness assessment shall include the following:
21	(A) A self-reported health risk assessment.
22	(B) Physiological and biometric measures,
23	including at least—
24	(i) blood pressure;
25	(ii) glucose level;

1	(iii) lipids; and
2	(iv) nicotine use.
3	(2) Population enrolled.—Non-medicare eli-
4	gible retired beneficiaries of the military health sys-
5	tem and their dependents who are enrolled in
6	TRICARE Prime and who reside in the demonstra-
7	tion project service area shall be enrolled in the dem-
8	onstration project.
9	(3) Geographic coverage of demonstration
10	PROJECT.—The demonstration project shall be con-
11	ducted in at least three geographic areas within the
12	United States where TRICARE Prime is offered, as
13	determined by the Secretary. The area covered by the
14	project shall be referred to as the demonstration
15	project service area.
16	(4) Programs.—The Secretary shall develop
17	programs to assist enrollees to improve healthy behav-
18	iors, as identified by the wellness assessment.
19	(5) Inclusion of incentives required.—For
20	the purpose of conducting the demonstration project,
21	the Secretary may offer monetary and non-monetary
22	incentives to enrollees to encourage participation in
23	the demonstration project.

1	(c) Evaluation of Demonstration Project.—The
2	Secretary shall annually evaluate the demonstration project
3	for the following:
4	(1) The extent to which the health risk assess-
5	ment and the physiological and biometric measures of
6	beneficiaries are improved from the baseline (as deter-
7	mined in the wellness assessment).
8	(2) In the case of baseline health risk assessments
9	and physiological and biometric measures that reflect
10	healthy behaviors, the extent to which the measures
11	$are\ maintained.$
12	(d) Implementation Plan.—The Secretary of De-
13	fense shall submit a plan to implement the health risk man-
14	agement demonstration project required by this section not
15	later than 90 days after the date of the enactment of this
16	Act.
17	(e) Duration of Project.—The health risk manage-
18	ment demonstration project shall be implemented for a pe-
19	riod of three years, beginning not later than March 1, 2009,
20	and ending three years after that date.
21	(f) Report.—
22	(1) In General.—The Secretary of Defense shall
23	submit to the Committees on Armed Services of the
24	Senate and the House of Representatives an annual
25	report on the effectiveness of the health risk manage-

1	ment demonstration project in improving the health
2	risk measures of military health system beneficiaries
3	enrolled in the demonstration project. The first report
4	shall be submitted not later than one year after the
5	date of the enactment of this Act, and subsequent re-
6	ports shall be submitted for each year of the dem-
7	onstration project with the final report being sub-
8	mitted not later than 90 days after the termination
9	of the demonstration project.
10	(2) Matters covered.—Each report shall ad-
11	dress, at a minimum, the following:
12	(A) The number of beneficiaries who were
13	enrolled in the project.
14	(B) The number of enrolled beneficiaries
15	who participate in the project.
16	(C) The incentives to encourage healthy be-
17	haviors that were provided to the beneficiaries in
18	each beneficiary category, and the extent to
19	which the incentives encouraged healthy behav-
20	iors.
21	(D) An assessment of the effectiveness of the
22	$demonstration\ project.$
23	(E) Recommendations for adjustments to
24	the demonstration project.

1	(F) The estimated costs avoided as a result
2	of decreased health risk conditions on the part of
3	each of the beneficiary categories.
4	(G) Recommendations for extending the
5	demonstration project or implementing a perma-
6	nent wellness assessment program.
7	(H) Identification of legislative authorities
8	required to implement a permanent program.
9	SEC. 713. SMOKING CESSATION PROGRAM UNDER TRICARE.
10	(a) TRICARE Smoking Cessation Program.—Not
11	later than 180 days after the date of the enactment of this
12	Act, the Secretary of Defense shall establish a smoking ces-
13	sation program under the TRICARE program, to be made
14	available to all beneficiaries under the TRICARE program
15	who are not medicare-eligible. The Secretary may prescribe
16	such regulations as may be necessary to implement the pro-
17	gram.
18	(b) Elements.—The program shall include, at a min-
19	imum, the following elements:
20	(1) The availability, at no cost to the bene-
21	ficiary, of pharmaceuticals used for smoking ces-
22	sation, with a limitation on the availability of such
23	pharmaceuticals to the national mail-order pharmacy
24	program under the TRICARE program if appro-
25	miate.

1	(2) Access to a toll-free quit line that is available
2	24 hours a day, 7 days a week.
3	(3) Access to printed and Internet web-based to-
4	bacco cessation material.
5	(c) Plan.—Not later than 90 days after the date of
6	the enactment of this Act, the Secretary shall submit to the
7	congressional defense committees a plan to implement the
8	program.
9	(d) Refund of Copayments.—
10	(1) AUTHORITY.—Under regulations prescribed
11	by the Secretary of Defense, the Secretary may pay
12	a refund to a medicare-eligible beneficiary otherwise
13	excluded by this section, subject to the availability of
14	appropriations specifically for such refunds, con-
15	sisting of an amount up to the difference between—
16	(A) the amount the beneficiary pays for co-
17	payments for smoking cessation services de-
18	scribed in subsection (b) during fiscal year 2009;
19	and
20	(B) the amount the beneficiary would have
21	paid during such fiscal year if the copayments
22	for smoking cessation services had been waived
23	pursuant to subsection (b) during that year.
24	(2) Copayments covered.—The refunds under
25	paragraph (1) are available only for conguments paid

1	by medicare-eligible beneficiaries during fiscal year
2	2009.
3	(3) Funding.—Of the amounts authorized to be
4	appropriated under title XIV for the Defense Health
5	Program, \$3,000,000 is authorized for the purposes of
6	the refund authorized under this subsection.
7	(e) Report.—Not later than one year after the date
8	of the enactment of this Act, the Secretary shall submit to
9	the congressional defense committees a report covering the
10	following:
11	(1) The status of the program.
12	(2) The number of participants in the program.
13	(3) The cost of the program.
14	(4) The costs avoided that are attributed to the
15	program.
16	(5) The success rates of the program compared to
17	other nationally recognized smoking cessation pro-
18	grams.
19	(6) Findings regarding the success rate of par-
20	ticipants in the program.
21	(7) Recommendations to modify the policies and
22	procedures of the program.
23	(8) Recommendations concerning the future util-
24	ity of the program.
25	(f) Definitions.—In this section:

1	(1) TRICARE PROGRAM.—The term "TRICARE
2	program" has the meaning provided by section
3	1072(7) of title 10, United States Code.
4	(2) Medicare-Eligible.—The term "medicare-
5	eligible" has the meaning provided by section 1111(b)
6	of title 10, United States Code.
7	SEC. 714. AVAILABILITY OF ALLOWANCE TO ASSIST MEM-
8	BERS OF THE ARMED FORCES AND THEIR DE-
9	PENDENTS PROCURE PREVENTIVE HEALTH
10	CARE SERVICES.
11	(a) Allowance.—Chapter 7 of title 37, United States
12	Code, is amended by adding at the end the following new
13	section:
14	"§ 438. Preventive health services allowance
15	"(a) Demonstration Project.—During the period
16	beginning on January 1, 2009, and ending on December
17	31, 2011, the Secretary of Defense shall conduct a dem-
18	onstration project designed to evaluate the efficacy of pro-
19	viding an annual allowance (to be known as a 'preventive
20	health services allowance') to members of the armed forces
21	described in subsection (b) to increase the use of preventive
22	health services by such members and their dependents.
23	"(b) Eligible Members.—(1) Subject to the numer-
24	ical limitations specified in paragraph (2), a member of
25	the armed forces who is serving on active duty for a period

- 1 of more than 30 days and meets the medical and dental
- 2 readiness requirements for the armed force of the member
- 3 may receive a preventive health services allowance.
- 4 "(2) Not more than 1,500 members of each of the
- 5 Army, Navy, Air Force, and Marine Corps may receive a
- 6 preventive health services allowance during any year, of
- 7 which half in each armed force shall be members without
- 8 dependents and half shall be members with dependents.
- 9 "(c) Amount of Allowance.—The Secretary of the
- 10 military department concerned shall pay a preventive
- 11 health services allowance to a member selected to receive the
- 12 allowance in an amount equal to—
- 13 "(1) \$500 per year, in the case of a member
- 14 without dependents; and
- 15 "(2) \$1,000 per year, in the case of a member
- with dependents.
- 17 "(d) Authorized Preventive Health Services.—
- 18 (1) The Secretary of Defense shall specify the types of pre-
- 19 ventive health services that may be procured using a preven-
- 20 tive health services allowance and the frequency at which
- 21 such services may be procured.
- 22 "(2) At a minimum, authorized preventive health serv-
- 23 ices shall include, taking into consideration the age and
- 24 gender of the member and dependents of the member:
- 25 "(A) Colorectal screening.

- 1 "(B) Breast screening.
- 2 "(C) Cervical screening.
- 3 "(D) Prostate screening.
- 4 "(E) Annual physical exam.
- 5 "(F) Annual dental exam.
- 6 "(G) Vaccinations.
- 7 "(3) The Secretary of Defense shall ensure that mem-
- 8 bers selected to receive the preventive health services allow-
- 9 ance and their dependents are provided a reasonable oppor-
- 10 tunity to receive the services authorized under this sub-
- 11 section in their local area.
- 12 "(e) Data Collection.—At a minimum, the Sec-
- 13 retary of Defense shall monitor and record the health of
- 14 members receiving a preventive health services allowance
- 15 and their dependents and the results the testing required
- 16 to qualify for payment of the allowance, if conducted. The
- 17 Secretary shall assess the medical utility of the testing re-
- 18 quired to qualify for payment of a preventive health allow-
- 19 *ance*.
- 20 "(f) Reporting Requirement.—Not later than
- 21 March 31, 2010, and March 31, 2012, the Secretary of De-
- 22 fense shall submit to Congress a report on the status of the
- 23 demonstration project, including findings regarding the
- 24 medical status of participants, recommendations to modify

- 1 the policies and procedures of the program, and rec-
- 2 ommendations concerning the future utility of the project.
- 3 "(g) Regulations.—The Secretary of Defense shall
- 4 prescribe regulations to carry out this section.".
- 5 (b) Clerical Amendment.—The table of sections at
- 6 the beginning of such chapter is amended by adding at the
- 7 end the following new item:

"438. Preventive health care allowance.".

8 Subtitle C—Wounded Warrior

9 **Matters**

- 10 SEC. 721. CENTER OF EXCELLENCE IN PREVENTION, DIAG-
- 11 NOSIS, MITIGATION, TREATMENT, AND REHA-
- 12 BILITATION OF HEARING LOSS AND AUDI-
- 13 TORY SYSTEM INJURIES.
- 14 (a) In General.—The Secretary of Defense shall es-
- 15 tablish within the Department of Defense a center of excel-
- 16 lence in the prevention, diagnosis, mitigation, treatment,
- 17 and rehabilitation of hearing loss and auditory system in-
- 18 jury to carry out the responsibilities specified in subsection
- 19 *(c)*.
- 20 (b) Partnerships.—The Secretary shall ensure that
- 21 the center collaborates to the maximum extent practicable
- 22 with the Secretary of Veterans Affairs, institutions of higher
- 23 education, and other appropriate public and private enti-
- 24 ties (including international entities) to carry out the re-
- 25 sponsibilities specified in subsection (c).

1	(c) Responsibilities.—
2	(1) In general.—The center shall—
3	(A) implement a comprehensive plan and
4	strategy for the Department of Defense, as devel-
5	oped by the Secretary of Defense, for a registry
6	of information for the tracking of the diagnosis,
7	surgical intervention or other operative proce-
8	dure, other treatment, and follow up for each
9	case of hearing loss and auditory system injury
10	incurred by a member of the Armed Forces while
11	serving on active duty;
12	(B) ensure the electronic exchange with the
13	Secretary of Veterans Affairs of information ob-
14	tained through tracking under subparagraph
15	(A); and
16	(C) enable the Secretary of Veterans Affairs
17	to access the registry and add information per-
18	taining to additional treatments or surgical pro-
19	cedures and eventual hearing outcomes for vet-
20	erans who were entered into the registry and
21	subsequently received treatment through the Vet-
22	$erans\ Health\ Administration.$
23	(2) Designation of registry.—The registry
24	under this subsection shall be known as the "Hearing

- Loss and Auditory System Injury Registry" (herein after referred to as the "Registry").
 - ter shall develop the Registry in consultation with audiologists, speech and language pathologists, otolaryngologists, and other specialist personnel of the Department of Defense and the audiologists, speech and language pathologists, otolaryngologists, and other specialist personnel of the Department of Veterans Affairs. The mechanisms and procedures of the Registry shall reflect applicable expert research on military and other hearing loss.
 - (4) MECHANISMS.—The mechanisms of the Registry for tracking under paragraph (1)(A) shall ensure that each military medical treatment facility or other medical facility shall submit to the center for inclusion in the Registry information on the diagnosis, surgical intervention or other operative procedure, other treatment, and follow up for each case of hearing loss and auditory system injury described in that paragraph as follows (to the extent applicable):
 - (A) Not later than 30 days after surgery or other operative intervention, including a surgery or other operative intervention carried out as a result of a follow-up examination.

- 1 (B) Not later than 180 days after the hear-2 ing loss and auditory system injury is reported 3 or recorded in the medical record.
- 4 (5) Coordination of care and benefits.— 5 (A) The center shall provide notice to the National 6 Center for RehabilitativeAuditory Research 7 (NCRAR) of the Department of Veterans Affairs and 8 to the auditory system impairment services of the Vet-9 erans Health Administration on each member of the 10 Armed Forces described in subparagraph (B) for pur-11 poses of ensuring the coordination of the provision of 12 ongoing auditory system rehabilitation benefits and 13 services by the Department of Veterans Affairs after 14 the separation or release of such member from the 15 Armed Forces.
 - (B) A member of the Armed Forces described in this subparagraph is a member of the Armed Forces with significant hearing loss or auditory system injury incurred while serving on active duty, including a member with auditory dysfunction related to traumatic brain injury.
- 22 (d) Utilization of Registry Information.—The 23 Secretary of Defense and the Secretary of Veterans Affairs 24 shall jointly ensure that information in the Registry is 25 available to appropriate audiologists, speech and language

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- 1 pathologists, otolaryngologists, and other specialist per-
- 2 sonnel of the Department of Defense and the Department
- 3 of Veterans Affairs for purposes of encouraging and facili-
- 4 tating the conduct of research, and the development of best
- 5 practices and clinical education, on hearing loss or audi-
- 6 tory system injury incurred by members of the Armed
- 7 Forces.
- 8 (e) Inclusion of Records of OIF/OEF Vet-
- 9 ERANS.—The Secretary of Defense shall take appropriate
- 10 actions to include in the Registry such records of members
- 11 of the Armed Forces who incurred a hearing loss or audi-
- 12 tory system injury while serving on active duty on or after
- 13 September 11, 2001, but before the establishment of the Reg-
- 14 istry, as the Secretary considers appropriate for purposes
- 15 of the Registry.
- 16 SEC. 722. CLARIFICATION TO CENTER OF EXCELLENCE RE-
- 17 LATING TO MILITARY EYE INJURIES.
- 18 Section 1623(d) of Public Law 110–181 is amended
- 19 by striking "in combat" at the end.
- 20 SEC. 723. NATIONAL CASUALTY CARE RESEARCH CENTER.
- 21 (a) Redesignation of Research Program as Cen-
- 22 TER.—Not later than October 1, 2009, the Secretary of De-
- 23 fense shall designate a center be known as the "National
- 24 Casualty Care Research Center" (in this section referred to
- 25 as the "Center"), which shall consist of the program known

1	as the combat casualty care research program at the Army
2	Medical Research and Materiel Command as modified in
3	accordance with this section.
4	(b) Director.—There shall be a director of the Center,
5	who shall be appointed by the Secretary after consultation
6	with the commanding general of the Medical Research and
7	Materiel Command.
8	(c) Activities of the Center.—In addition to the
9	functions already performed by the combat casualty care
10	research program, the Center shall—
11	(1) provide a public-private partnership for
12	funding clinical and experimental studies in combat
13	injury;
14	(2) integrate laboratory and clinical research to
15	hasten improvements in care to both civilians and
16	members of the Armed Forces who are injured;
17	(3) ensure that data from both military and ci-
18	vilian entities, including the Joint Theater Trauma
19	Registry and the National Trauma Data Bank, are
20	optimally used to establish research agendas and
21	measure improvements in outcomes; and
22	(4) fund the full spectrum of injury research and
23	evaluation, including—
24	(A) laboratory, translational, and clinical
25	research;

1	(B) point of wounding and pre-hospital
2	care;
3	(C) early resuscitative management;
4	(D) initial and definitive surgical care;
5	(E) rehabilitation and reintegration into
6	society; and
7	(F) coordinate multi-institutional civilian/
8	military collaboration and trauma research.
9	(d) Authorization.—In addition to amounts author-
10	ized for the combat casualty care research program of the
11	Army Medical Research and Materiel Command, there is
12	authorized to be appropriated \$1,000,000 for the Center es-
13	tablished pursuant to this section.
14	(e) Funding Adjustments.—For the amounts au-
15	thorized in subsection (d):
16	(1) The amount for the Defense Health Program,
17	Research and Development, is hereby increased by
18	\$1,000,000, to be available for the United States
19	Army Medical Research and Materiel Command.
20	(2) The amount for Weapons Procurement,
21	Navy, is hereby reduced by \$1,000,000, to be derived
22	from other missiles.

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1	SEC. 724. PEER-REVIEWED RESEARCH PROGRAM ON EX-
2	TREMITY WAR INJURIES.
3	(a) Establishment of Peer-Reviewed
4	Orthopaedic Extremity Trauma Research Pro-
5	GRAM.—Not later than 180 days after the date of the enact-
6	ment of this Act, the Secretary of Defense shall establish
7	a competitive, peer-reviewed research program within the
8	Defense Health Program's research and development func-
9	tion to conduct peer-reviewed medical research at military
10	and civilian institutions designed to develop scientific in-
11	formation aimed at saving injured extremities, avoiding
12	amputations, and preserving and restoring the function of
13	injured extremities. Such research shall address military
14	medical needs and include the full range of scientific in-
15	quiry encompassing basic, translational, and clinical re-
16	search.
17	(b) Report.—Not later than 180 days after the date
18	of the enactment of this Act, the Secretary of Defense shall

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- 19 submit to Congress a report on the plans for establishment,
- management, and operation of the Peer-Reviewed Research
- Program on Extremity War Injuries required under this
- 22 section.
- (c) Effective Date.—This section shall be in effect 23
- 24 until September 30, 2013.

1	SEC. 725. REVIEW OF POLICIES AND PROCESSES RELATED
2	TO THE DELIVERY OF MAIL TO WOUNDED
3	MEMBERS OF THE ARMED FORCES.
4	(a) Review of Delivery Policy and Processes.—
5	The Secretary of Defense shall review the policies and proc-
6	esses related to the delivery of letters, packages, messages,
7	and other communications that are intended as measures
8	of support and addressed generally to wounded and injured
9	members of the Armed Forces (such as "To any Wounded
10	Warrior" or "To Any Wounded Service Member") in mili-
11	tary medical treatment facilities and other locations where
12	members of the Armed Forces are treated and rehabilitated.
13	(b) Specific Processes.—In conducting the review
14	under subsection (a), the Secretary of Defense shall deter-
15	mine the following:
16	(1) Whether the current Department of Defense
17	prohibition on the direct delivery of such letters, pack-
18	ages, messages, and other communications to wounded
19	and injured members of the Armed Forces should be
20	modified.
21	(2) The adequacy, particularly from the perspec-
22	tive of wounded and injured members of the Armed
23	Forces, of the current governmental and non-govern-
24	mental delivery processes.
25	(c) Corrective Actions.—Based on the review under
26	subsection (a), the Secretary of Defense may take actions

- 1 to correct or modify the policies and processes related to
- 2 the delivery of letters, packages, messages, and other com-
- 3 munications to wounded and injured members of the Armed
- 4 Forces as the Secretary determines appropriate.
- 5 (d) Report.—Not later than 90 days after the date
- 6 of the enactment of this Act, the Secretary of Defense shall
- 7 submit to the Committee on Armed Services of the Senate
- 8 and the Committee on Armed Services of the House of Rep-
- 9 resentatives a report on the results of the review under sub-
- 10 section (a) and the ongoing and projected actions to correct
- 11 or modify the policies and processes related to the delivery
- 12 of letters, packages, messages, and other communications to
- 13 wounded and injured members of the Armed Forces.

14 Subtitle D—Other Matters

- 15 SEC. 731. REPORT ON STIPEND FOR MEMBERS OF RESERVE
- 16 COMPONENTS FOR HEALTH CARE FOR CER-
- 17 TAIN DEPENDENTS.
- 18 The Secretary of Defense shall submit to the congres-
- 19 sional defense committees a report on the extent to which
- 20 the Secretary has exercised the authority provided in section
- 21 704 of the National Defense Authorization Act for Fiscal
- 22 Year 2008 (Public Law 110–181; 122 Stat. 188; 10 U.S.C.
- 23 1076 note).

1	SEC. 732. REPORT ON PROVIDING THE EXTENDED CARE
2	HEALTH OPTION PROGRAM TO AUTISTIC DE-
3	PENDENTS OF MILITARY RETIREES.
4	(a) Report Required.—Not later than 90 days after
5	the date of the enactment of this Act, the Secretary of De-
6	fense shall submit to the congressional defense committees
7	a report that contains a plan for including autistic depend-
8	ents of military retirees in the Extended Care Health Op-
9	tion program (hereafter in this section referred to as the
10	"ECHO program").
11	(b) Contents of Report.—The report required
12	under subsection (a) shall include the following:
13	(1) The most current data on the number of
14	military retirees with autistic dependents and an es-
15	timate of the number of future military retirees with
16	autistic dependents.
17	(2) The cost estimates of providing extended ben-
18	efits under the ECHO program to autistic dependents
19	of all current and future military retirees.
20	(3) The feasibility of including autistic depend-
21	ents of military retirees in any ongoing demonstra-
22	tion or pilot programs within the ECHO program.
23	(4) The statutory and regulatory impediments to
24	including autistic dependents of military retirees in
25	the ECHO program.

1	SEC. 733. SENSE OF CONGRESS REGARDING AUTISM THER-
2	APY SERVICES.
3	(a) Sense of Congress.—It is the sense of Congress
4	that the Secretary of Defense should ensure that the process
5	in determining eligibility for autistic therapy services pro-
6	vided to the children of members of the Armed Forces is
7	conducted in an expeditious manner and without delay.
8	(b) Study and Report.—
9	(1) Study.—The Secretary of Defense shall con-
10	duct a study on autistic therapy services in the De-
11	partment of Defense. The study shall include—
12	(A) an evaluation of whether such services
13	would be better managed under the TRICARE
14	program; and
15	(C) the potential benefits and costs of a
16	transition of the management of such services
17	from the exceptional family member programs to
18	the TRICARE program.
19	(2) Report.—Not later than July 30, 2009, the
20	Secretary shall submit to the Committees on Armed
21	Services of the Senate and the House of Representa-
22	tives a report on the results of the study.
23	(c) Definitions.—In this section:
24	(1) Autistic therapy services.—The term
25	"autistic therapy services" includes applied behavior
26	analysis.

1 (2) TRICARE PROGRAM.—The term "TRICARE
2 program" has the meaning provided by section 1072
3 of title 10, United States Code.
4 TITLE VIII—ACQUISITION POL5 ICY, ACQUISITION MANAGE6 MENT. AND RELATED MAT-

Subtitle A—Acquisition Policy and Management

- Sec. 801. Review of impact of illegal subsidies on acquisition of KC-45 aircraft.
- Sec. 802. Assessment of urgent operational needs fulfillment.
- Sec. 803. Preservation of tooling for major defense acquisition programs.
- Sec. 804. Prohibition on procurement from beneficiaries of foreign subsidies.
- Sec. 805. Domestic industrial base considerations during source selection.
- Sec. 806. Commercial software reuse preference.

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Sec. 807. Comprehensive proposal analysis required during source selection.

Subtitle B—Amendments to General Contracting Authorities, Procedures, and Limitations

- Sec. 811. Acquisition workforce expedited hiring authority.
- Sec. 812. Definition of system for Defense Acquisition Challenge Program.
- Sec. 813. Career path and other requirements for military personnel in the acquisition field.
- Sec. 814. Technical data rights for non-FAR agreements.
- Sec. 815. Clarification that cost accounting standards apply to Federal contracts performed outside the United States.

Subtitle C—Provisions Relating to Inherently Governmental Functions

- Sec. 821. Policy on personal conflicts of interest by employees of Department of Defense contractors.
- Sec. 822. Development of guidance on personal services contracts.
- Sec. 823. Limitation on performance of product support integrator functions.

Subtitle D—Defense Industrial Security

- Sec. 831. Requirements relating to facility clearances.
- Sec. 832. Foreign ownership control or influence.
- Sec. 833. Congressional oversight relating to facility clearances and foreign ownership control or influence; definitions.

Subtitle E—Other Matters

- Sec. 841. Clarification of status of Government rights in the designs of department of defense vessels, boats, and craft, and components thereof.
- Sec. 842. Expansion of authority to retain fees from licensing of intellectual property.

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	 Sec. 843. Transfer of sections of title 10 relating to Milestone A and Milestone B for clarity. Sec. 844. Earned value management study and report. Sec. 845. Report on market research. Sec. 846. System development and demonstration benchmark report. Sec. 847. Additional matters required to be reported by contractors performing security functions in areas of combat operations. Sec. 848. Report relating to munitions.
1	Subtitle A—Acquisition Policy and
2	Management
3	SEC. 801. REVIEW OF IMPACT OF ILLEGAL SUBSIDIES ON
4	ACQUISITION OF KC-45 AIRCRAFT.
5	(a) Review of Illegal Subsidies Required.—The
6	Secretary of the Air Force, not later than 10 days after
7	a ruling by the World Trade Organization that either or
8	both of the United States or the European Union, or any
9	political entity within the United States or the European
10	Union, has provided illegal subsidies to a manufacturer of
11	large commercial aircraft, shall begin a review, as described
12	in subsection (b), of the impact of such illegal subsidies on
13	the source selection for the KC-45 Aerial Refueling Aircraft
14	Program.
15	(b) Performance of the Review.—In performing
16	the review required by subsection (a), the Secretary of Air
17	Force shall comply with the following requirements:
18	(1) The Secretary shall seek information from

the public on the potential impact of illegal subsidies

on the source selection process for the KC-45 Aerial

Refueling Aircraft Program through a notice and

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- comment process. The Secretary shall adopt such procedures for handling information provided under such notice and comment process as are necessary to protect national security and confidential business information.
- 6 The Secretary shall consult with experts 7 within the Department of Defense, the Office of Man-8 agement and Budget, the Office of the United States 9 Trade Representative, and other agencies and offices 10 of the Federal government, as appropriate, on the po-11 tential impact of illegal subsidies on the source selec-12 tion process for the KC-45 Aerial Refueling Aircraft 13 Program.
- 14 (3) The Secretary shall request information from 15 each of the offerors in the source selection process for 16 the KC-45 Aerial Refueling Aircraft Program on the 17 potential impact of illegal subsidies on such process.
- 18 (c) Completion of Review.—The Secretary of the 19 Air Force shall complete the review required by subsection 20 (a) not later than 90 days after the World Trade Organiza-21 tion has ruled on all illegal subsidy cases involving large
- 22 commercial aircraft pending at the World Trade Organiza-
- 23 tion as of the date of the enactment of this Act.
- 24 (d) Determination and Remedy Required.—If the 25 Secretary of the Air Force determines, after performing the

- 1 review required by subsection (a), that an illegal subsidy
 2 or subsidies had a material impact on the source selection
 3 process for the KC-45 Aerial Refueling Aircraft Program
 4 sufficient to bring into question the fairness of such source
 5 selection process, the Secretary shall take such measures as
 6 are necessary and appropriate to ensure that the effect of
 7 such subsidy or subsidies is removed and the source selection
 8 process for the KC-45 Aerial Refueling Aircraft Program
 9 is fair to all offerors.
- 10 (e) Definitions.—In this section:
- 11 (1) The term "illegal subsidy" means a subsidy 12 found to constitute a violation of the Agreement on 13 Subsidies and Countervailing Measures.
 - (2) The term "Agreement on Subsidies and Countervailing Measures" means the agreement described in section 101(d)(12) of the Uruguay Round Agreements Act (19 U.S.C. 3511(d)(12)).
 - (3) The term "source selection", with respect to a program of the Department of Defense, means the selection, through the use of competitive procedures or such other procurement procedures as may be applicable, of a contractor to perform a contract to carry out the program.

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1	SEC. 802. ASSESSMENT OF URGENT OPERATIONAL NEEDS
2	FULFILLMENT.
3	(a) Assessment Required.—The Secretary of De-
4	fense shall commission a study and report by a federally
5	funded research and development center to assess the effec-
6	tiveness of the processes used by the Department of Defense
7	for the generation of urgent operational need requirements,
8	and the acquisition processes used to fulfill such require-
9	ments. Such assessment shall include the following:
10	(1) A description and evaluation of the effective-
11	ness of the procedures used to generate warfighting re-
12	quirements through the urgent operational need proc-
13	ess.
14	(2) An evaluation of the extent to which urgent
15	operational need statements are used to document re-
16	quired capability gaps or are used to request specific
17	acquisition outcomes, such as specific systems or
18	equipment.
19	(3) A description and evaluation of the effective-
20	ness of the processes used by each of the military de-
21	partments to prioritize and fulfill urgent operational
22	needs, including the rapid acquisition processes of the
23	military departments.
24	(4) A description and evaluation of the effective-
25	ness of the procedures used to generate warfighting re-

1	quirements through the joint urgent operational need
2	process.
3	(5) An evaluation of the extent to which joint ur-
4	gent operational need statements are used to docu-
5	ment urgent joint capability gaps or are used—
6	(A) to avoid using service-specific urgent
7	operational need and acquisition processes;
8	(B) to document non-urgent capability
9	gaps; or
10	(C) to request specific acquisition outcomes,
11	such as specific systems or equipment.
12	(6) A description and evaluation of the effective-
13	ness of the processes used by the various elements of
14	the Department of Defense to prioritize and fulfill
15	joint urgent operational needs, including the Joint
16	Improvised Explosive Device Defeat Organization and
17	the Joint Rapid Acquisition Cell.
18	(7) An evaluation of the extent to which joint ac-
19	quisition entities maintain oversight, once a military
20	department or defense agency has been designated as
21	responsible for execution and fielding of a capability
22	in response to a joint urgent operational need state-
23	ment, including oversight of—
24	(A) the responsiveness of the military de-
25	partment or agency in execution;

1	(B) the field performance of the capability
2	delivered in response to the joint urgent oper-
3	ational need statement; and
4	(C) the concurrent development of a long-
5	term acquisition and sustainment strategy.
6	(8) Recommendations regarding—
7	(A) common definitions and standards for
8	urgent operational needs statements and joint
9	urgent operational need statements;
10	(B) best practices and process improvements
11	for the creation, evaluation, prioritization, and
12	fulfillment of urgent operational need statements
13	and joint urgent operational need statements;
14	and
15	(C) the extent to which rapid acquisition
16	processes should be consolidated or expanded.
17	(b) Submission to Congress.—Not later than 180
18	days after the date of the enactment of this Act, the Sec-
19	retary of Defense shall submit to the congressional defense
20	committees the report resulting from the study conducted
21	pursuant to subsection (a).
22	(c) Definitions.—In this section:
23	(1) The term "urgent operational need" or "ur-
24	aent operational need statement" means a high pri-

1	ority capability gap from an ongoing, named oper-
2	ation—
3	(A) that is validated and resourced by a
4	specific military department or defense agency;
5	and
6	(B) that, if not addressed immediately, will
7	seriously endanger personnel or pose a major
8	threat to ongoing operations.
9	(2) The term "joint urgent operational need"
10	means a high priority capability gap from an ongo-
11	ing, named operation—
12	(A) that is identified by a combatant com-
13	mander;
14	(B) that requires validation and resourcing
15	by the Joint Chiefs of Staff;
16	(C) that falls outside of the established proc-
17	esses of the military departments; and
18	(D) that, if not addressed immediately will
19	seriously endanger personnel or pose a major
20	threat to ongoing operations.
21	SEC. 803. PRESERVATION OF TOOLING FOR MAJOR DE-
22	FENSE ACQUISITION PROGRAMS.
23	(a) GUIDANCE REQUIRED.—The Secretary of Defense
24	shall issue guidance requiring that all unique tooling asso-
25	ciated with the production of hardware for a major defense

1	acquisition program be preserved and stored through the
2	end of the service life of the end item associated with such
3	a program. Such guidance shall—
4	(1) provide that either a component of the De-
5	partment of Defense or a contractor (or subcontractor
6	at any tier) may be responsible for preservation and
7	storage of such tooling;
8	(2) require that the milestone decision authority
9	approve a plan for the preservation and storage of
10	such tooling prior to granting a Milestone C ap-
11	proval;
12	(3) if such tooling is to be preserved and stored
13	by a component of the Department of Defense, require
14	the component to ensure adequate funds and facilities
15	are available to preserve and store such tooling
16	through the projected service life of the end item;
17	(4) if such tooling is to be preserved and stored
18	by a contractor, or a subcontractor at any tier, re-
19	quire that any production contract (or subcontract)
20	awarded in support of the major defense acquisition
21	program include a contract clause regarding the pres-
22	ervation and storage of such tooling; and
23	(5) provide a mechanism for the Secretary of De-
24	fense to waive such requirement if—

1	(A) the Secretary determines that such a
2	waiver is in the best interest of national security;
3	and
4	(B) notifies the congressional defense com-
5	mittees at least 15 days before taking such ac-
6	tion.
7	(b) Definitions.—In this section:
8	(1) Major defense acquisition program.—
9	The term "major defense acquisition program" has
10	the meaning provided in section 2430 of title 10,
11	United States Code.
12	(2) Milestone decision authority.—The
13	term "milestone decision authority" has the meaning
14	provided in section $2366a(f)(2)$.
15	(3) Milestone C Approval.—The term "Mile-
16	stone C approval" has the meaning provided in sec-
17	tion 2366(e)(8) of title 10, United States Code.
18	SEC. 804. PROHIBITION ON PROCUREMENT FROM BENE-
19	FICIARIES OF FOREIGN SUBSIDIES.
20	(a) Prohibition.—Except as provided in subsections
21	(c) and (d), the Secretary of Defense may not enter into
22	a contract for the procurement of goods or services from any
23	foreign person to which the government of a foreign country
24	that is a member of the World Trade Organization has pro-
25	vided a subsidy if—

1	(1) the United States has requested consultations
2	with that foreign country under the Agreement on
3	Subsidies and Countervailing Measures on the basis,
4	in whole or in part, that the subsidy is a prohibited
5	subsidy under that Agreement; and
6	(2) either—
7	(A) the dispute before the World Trade Or-
8	ganization has not been resolved; or
9	(B) the World Trade Organization has
10	ruled that the subsidy provided by the foreign
11	country is a prohibited subsidy under the Agree-
12	ment on Subsidies and Countervailing Measures.
13	(b) Additional Applicability.—
14	(1) Joint ventures.—The prohibition under
15	subsection (a) with respect to a foreign person also
16	applies to any joint venture, cooperative organization,
17	partnership, or contracting team of which that for-
18	eign person is a member.
19	(2) Subcontracts and task and delivery or-
20	DERS.—The prohibition under subsection (a) with re-
21	spect to a contract also applies to any subcontracts at
22	any tier entered into under the contract and any task
23	orders or delivery orders at any tier issued under the
24	contract.
25	(c) Exceptions to Applicability —

- 1 (1) INAPPLICABILITY TO PROGRAMS WITH MILE2 STONE B APPROVAL.—The prohibition under sub3 section (a) shall not apply to any contract under a
 4 major defense acquisition program that has received
 5 Milestone B approval as of the date of the enactment
 6 of this Act.
 - (2) Inapplicability to certain procurements.—The prohibition under subsection (a) shall not apply to a contract for the procurement of goods or services from a foreign person being provided a subsidy if—
 - (A) in any case in which goods or services are the subject of the consultation requested by the United States (as described in subsection (a)(1)), the goods or services to be procured under the contract are not related to the goods and services that are the subject of the consultation; or
 - (B) in any case in which the subject of the consultation requested by the United States (as described in subsection (a)) is not a good or service (but is law, regulations, or other policies of the foreign country), the Department of Defense contracting officer for the contract has certified that the foreign person has demonstrated that the

1	cost of the offeror's proposal is not materially af-
2	fected by the subsidy.
3	(d) Waiver.—The President may waive the prohibi-
4	tion in this section with respect to a specific contract if
5	the President (without delegation) determines that failure
6	to waive the prohibition would result in a significant and
7	imminent threat to national security. The President shall
8	submit to Congress a notice of any waiver granted under
9	this subsection within 7 days after granting it.
10	(e) Duration of Prohibition.—In the case of a sub-
11	sidy that the World Trade Organization has ruled is a pro-
12	hibited subsidy as described in subsection $(a)(2)(B)$, the
13	prohibition under subsection (a) shall not apply to a con-
14	tract for the procurement of goods or services that were the
15	subject of the consultation after—
16	(1) the dispute is resolved; and
17	(2) either—
18	(A) a mutual agreement has been reached
19	between the United States and the foreign gov-
20	ernment with respect to the prohibited subsidy;
21	or
22	(B) the foreign government has agreed to
23	comply with the requirements of the ruling
24	issued by the World Trade Organization in the
25	dispute.

1	(f) DEFINITIONS.—In this section:
2	(1) The term "Agreement on Subsidies and
3	Countervailing Measures" means the agreement de-
4	scribed in section 101(d)(12) of the Uruguay Round
5	Agreements Act (19 U.S.C. 3501(d)(12)).
6	(2) The term "foreign person" means—
7	(A) an individual who is not a United
8	States person or an alien lawfully admitted for
9	permanent residence into the United States; or
10	(B) a corporation, partnership, or other
11	nongovernmental entity which is not a United
12	States person.
13	(3) The term "United States person" means—
14	(A) a natural person who is a citizen of the
15	United States or who owes permanent allegiance
16	to the United States; and
17	(B) a corporation or other legal entity
18	which is organized under the laws of the United
19	States, any State or territory thereof, or the Dis-
20	trict of Columbia, if natural persons described in
21	subparagraph (A) own, directly or indirectly,
22	more than 50 percent of the outstanding capital
23	stock or other beneficial interest in such legal en-
24	tity.

1	(4) The term "major defense acquisition pro-
2	gram" means a Department of Defense acquisition
3	program that is a major defense acquisition program
4	for purposes of section 2430 of title 10, United States
5	Code.
6	(5) The term "Milestone B approval" has the
7	meaning provided that term in section 2366(e)(7) of
8	such title.
9	SEC. 805. DOMESTIC INDUSTRIAL BASE CONSIDERATIONS
10	DURING SOURCE SELECTION.
11	(a) Regulations Required.—Not later than 120
12	days after the date of the enactment of this Act, the Sec-
13	retary of Defense shall prescribe regulations regarding the
14	application of a domestic industrial base evaluation factor
15	during source selection for a major defense acquisition pro-
16	gram of the Department of Defense. Such regulations
17	shall—
18	(1) allow the source selection authority to con-
19	sider impacts on the domestic industrial base as an
20	evaluation factor during the source selection process;
21	(2) provide the source selection authority flexi-
22	bility with regard to the importance assigned to such
23	an evaluation factor; and
24	(3) provide defense acquisition officials with the
25	authority to impose penalties on the contractor

1	awarded the contract resulting from the source selec-
2	tion, including fines and contract termination, if—
3	(A) the domestic industrial base evaluation
4	factor was used during source selection;
5	(B) the evaluation factor had a material ef-
6	fect on the outcome of the source selection; and
7	(C) the official determines that the potential
8	contractor knowingly or willfully misrepresented
9	impacts to the domestic industrial base during
10	$source\ selection.$
11	(b) Impacts on Domestic Industrial Base.—For
12	purposes of the regulations, the Secretary shall consider, at
13	a minimum, the following to be impacts on the domestic
14	industrial base:
15	(1) The creation or maintenance of domestic ca-
16	pability for production of critical supplies.
17	(2) The creation or maintenance of domestic jobs.
18	(3) The creation or maintenance of domestic sci-
19	entific and technological competencies or manufac-
20	turing skills.
21	(c) Report Required.—The Secretary of Defense
22	shall notify the congressional defense committees at least 30
23	days before the issuance of a request for proposal for any
24	major defense acquisition program that will not use a do-

1	mestic industrial base evaluation factor during the source
2	selection process. Such notification shall include—
3	(1) a brief description of the major defense ac-
4	$quisition\ program;$
5	(2) a justification for not using a domestic in-
6	dustrial base evaluation factor; and
7	(3) an assessment of potential impacts on the do-
8	mestic industrial base, if known, as a result of not
9	using a domestic industrial base evaluation factor.
10	(d) Definitions.—In this section:
11	(1) Domestic industrial base.—The term
12	"domestic industrial base" means—
13	(A) persons and organizations that are en-
14	gaged in research, development, production, or
15	maintenance activities conducted within the
16	United States and United States territories; and
17	(B) includes, at a minimum, prime con-
18	tractors, as well as second and third tier sub-
19	contractors, engaged in such activities.
20	(2) Major defense acquisition program.—
21	The term "major defense acquisition program" has
22	the meaning provided in section 2430 of title 10,
23	United States Code.
24	(3) Source selection.—The term "source se-
25	lection", with respect to a major defense acquisition

- 1 program, means the selection, through the use of com-
- 2 petitive procedures or such other procurement proce-
- 3 dures as may be applicable, of a contractor to per-
- 4 form a contract to carry out the program.
- 5 (4) Source selection authority.—The term
- 6 "source selection authority", with respect to a major
- 7 defense acquisition program, means the official in the
- 8 Department of Defense designated as responsible for
- 9 the source selection for that program.

10 SEC. 806. COMMERCIAL SOFTWARE REUSE PREFERENCE.

- 11 (a) In General.—The Secretary of Defense shall en-
- 12 sure that contracting officials identify and evaluate, at all
- 13 stages of the acquisition process (including concept refine-
- 14 ment, concept decision, and technology development), op-
- 15 portunities for the use of commercial computer software
- 16 and, if practicable, use such software instead of developing
- 17 new software.
- 18 (b) Regulations.—The Secretary of Defense shall re-
- 19 view and revise the Defense Federal Acquisition Regulation
- 20 Supplement, Part 207.103, to clarify that the preference for
- 21 commercial items in the acquisition process includes a pref-
- 22 erence for commercial computer software, and the preference
- 23 applies at all stages of the acquisition process.

1	SEC. 807. COMPREHENSIVE PROPOSAL ANALYSIS RE-
2	QUIRED DURING SOURCE SELECTION.
3	(a) REGULATIONS REQUIRED.—Not later than 120
4	days after the date of the enactment of this Act, the Sec-
5	retary of Defense shall prescribe regulations regarding the
6	comprehensive evaluation of a proposal for a major defense
7	acquisition program for which a significant proportion of
8	the research, design, development, manufacturing, assembly,
9	or test and evaluation will be performed outside the United
10	States. Such regulations shall—
11	(1) require the offeror of such a proposal, in ad-
12	dition to providing a breakdown of costs as required
13	by the Federal Acquisition Regulation, to provide a
14	breakdown of costs not borne by the offeror as a result
15	of activities performed outside the United States, and
16	such costs shall—
17	(A) include, at a minimum, costs borne by
18	a foreign government that are not borne by a
19	local, State, or Federal Government in the
20	United States, such as government-borne—
21	(i) health care;
22	(ii) retirement compensation; and
23	(iii) workman's compensation;
24	(B) not include direct labor and material
25	costs: and

1	(C) be limited to those costs that would oth-
2	erwise be allowable and allocable to the contract
3	for the major defense acquisition program if all
4	activities were performed in the United States;
5	(2) be applicable only to proposals submitted in
6	response to a solicitation from the Department of De-
7	fense that requires cost or pricing data;
8	(3) require the contracting officer responsible for
9	conducting proposal analysis to consider such costs in
10	any cost and price analysis performed; and
11	(4) require the contracting officer to certify,
12	prior to source selection, that the contracting officer
13	has no reasonable grounds to believe that the final as-
14	sessed price excludes any cost or other element of price
15	(such as the monetary policy of a foreign government)
16	that other offers performing in the United States
17	could not also exclude.
18	(b) Additional Applicability With Respect to
19	SUBCONTRACTORS.—The regulations under subsection (a)
20	also shall apply with respect to any subcontractor (at any
21	tier) of a prospective contractor if the subcontractor is ex-
22	pected to perform outside the United States a significant
23	portion of the research, design, development, manufac-
24	turing, assembly, or test and evaluation under the proposal
25	being evaluated.

1	(c) Definition.—In this section, the term "major de-
2	fense acquisition program" means a Department of Defense
3	acquisition program that is a major defense acquisition
4	program for the purposes of section 2430 of title 10, United
5	States Code.
6	Subtitle B—Amendments to General
7	Contracting Authorities, Proce-
8	dures, and Limitations
9	SEC. 811. ACQUISITION WORKFORCE EXPEDITED HIRING
10	AUTHORITY.
11	Section 1705 of title 10, United States Code, is amend-
12	ed by adding at the end the following new subsection:
13	"(h) Expedited Hiring Authority.—
14	"(1) For purposes of sections 3304, 5333, and
15	5753 of title 5, United States Code, the Secretary of
16	Defense may—
17	"(A) designate any category of acquisition
18	positions within the Department of Defense as
19	shortage category positions; and
20	"(B) utilize the authorities in such sections
21	to recruit and appoint highly qualified persons
22	directly to positions so designated.
23	"(2) The Secretary may not appoint a person to
24	a position of employment under this subsection after
25	September 30, 2012.".

1	SEC. 812. DEFINITION OF SYSTEM FOR DEFENSE ACQUISI-
2	TION CHALLENGE PROGRAM.
3	Section 2359b of title 10, United States Code, is
4	amended by adding at the end the following new subsection:
5	"(l) System Defined.—In this section, the term 'sys-
6	tem'—
7	"(1) means—
8	"(A) the organization of hardware, software,
9	material, facilities, personnel, data, and services
0	needed to perform a designated function with
1	specified results (such as the gathering of speci-
2	fied data, its processing, and its delivery to
3	users); or
4	"(B) a combination of two or more inter-
5	related pieces (or sets) of equipment arranged in
6	a functional package to perform an operational
7	function or to satisfy a requirement; and
8	"(2) includes a major system (as defined in sec-
9	tion 2302(5) of this title).".
20	SEC. 813. CAREER PATH AND OTHER REQUIREMENTS FOR
21	MILITARY PERSONNEL IN THE ACQUISITION
22	FIELD.
23	(a) Acquisition Personnel Requirements.—
24	(1) In General.—Chapter 87 of title 10, United
25	States Code, is amended by inserting after section
26	1722 the following new section:

1	"§ 1722a. Special requirements for military personnel
2	in the acquisition field
3	"(a) Requirement for Policy and Guidance Re-
4	GARDING MILITARY PERSONNEL IN ACQUISITION.—The
5	Secretary of Defense shall require the Secretary of each
6	military department (with respect to the military depart-
7	ments) and the Under Secretary of Defense for Acquisition,
8	Technology, and Logistics (with respect to the Office of the
9	Secretary of Defense, the unified combatant commands, the
10	Defense Agencies, and Defense Field Activities), to establish
11	policies and issue guidance to ensure the proper develop-
12	ment, assignment, and employment of members of the
13	armed forces in the acquisition field to achieve the objectives
14	of this section as specified in subsection (b).
15	"(b) Objectives.—Policies established and guidance
16	issued pursuant to subsection (a) shall ensure, at a min-
17	imum, the following:
18	"(1) A career path in the acquisition field that
19	attracts the highest quality officers and enlisted per-
20	sonnel.
21	"(2) A number of command positions and senior
22	non-commissioned officer positions, including acquisi-
23	tion billets reserved for general officers and flag offi-
24	cers under subsection (c), sufficient to ensure that
25	members of the armed forces have opportunities for
26	promotion and advancement in the acquisition field.

1	"(3)	A	number	of	qualified,	trained	members	of	-
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- 2 the armed forces eligible for and active in the acquisi-
- 3 tion field sufficient to ensure the appropriate use of
- 4 military personnel in contingency contracting.
- 5 "(c) Reservation of Acquisition Billets for
- 6 General Officers and Flag Officers.—(1) The Sec-
- 7 retary of Defense shall establish for each military depart-
- 8 ment a minimum number of billets coded or classified for
- 9 acquisition personnel that are reserved for general officers
- 10 and flag officers and shall ensure that the policies estab-
- 11 lished and guidance issued pursuant to subsection (a) by
- 12 the Secretary of that military department reserve at least
- 13 that minimum number of billets and fill the billets with
- 14 qualified and trained general officers and flag officers.
- 15 "(2) The Secretary of Defense shall ensure that a suffi-
- 16 cient number of billets for acquisition personnel who are
- 17 general officers or flag officers exist within the Office of the
- 18 Secretary of Defense, the unified combatant commands, the
- 19 Defense Agencies, and the Defense Field Activities.
- 20 "(3) The Secretary of Defense shall ensure that a por-
- 21 tion of the billets referred to in paragraphs (1) and (2) in-
- 22 volve command of organizations primarily focused on con-
- 23 tracting.
- 24 "(d) Relationship to Limitation on Preference
- 25 For Military Personnel.—Any designation or reserva-

- 1 tion of a position for a member of the armed forces as a
- 2 result of a policy established or guidance issued pursuant
- 3 to this section shall be deemed to meet the requirements for
- 4 an exception under paragraph (2) of section 1722(b) of this
- 5 title from the limitation in paragraph (1) of such section.
- 6 "(e) Report.—Not later than January 1 of each year,
- 7 the Secretary of each military department shall submit to
- 8 the Under Secretary of Defense for Acquisition, Technology,
- 9 and Logistics a report describing how the Secretary fulfilled
- 10 the objectives of this section in the preceding calendar year.
- 11 The report shall include information on the reservation of
- 12 acquisition billets for general officers and flag officers with-
- 13 in the department.".
- 14 (2) Clerical amendment.—The table of sec-
- 15 tions at the beginning of such chapter is amended by
- inserting after the item relating to section 1722 the
- 17 following new item:

"1722a. Special requirements for military personnel in the acquisition field.".

- 18 (b) Additional Item for Inclusion in Strategic
- 19 Plan.—Section 543(f)(3)(E) of the National Defense Au-
- 20 thorization Act for Fiscal Year 2008 (Public Law 110–181;
- 21 122 Stat 116) is amended by inserting after "officer assign-
- 22 ments and grade requirements" the following: ", including
- 23 requirements relating to the reservation of billets in the ac-
- 24 quisition field for general and flag officers,".

1	SEC. 814. TECHNICAL DATA RIGHTS FOR NON-FAR AGREE-
2	MENTS.
3	(a) Rights in Technical Data for Non-FAR
4	AGREEMENTS.—
5	(1) In General.—Chapter 137 of title 10,
6	United States Code, is amended by inserting after sec-
7	tion 2320 the following new section:
8	"§ 2320a. Rights in technical data for non-FAR agree-
9	ments
10	"(a) Policy Guidance.—
11	"(1) The Secretary of Defense shall issue policy
12	guidance with respect to the use of a non-FAR agree-
13	ment for the development of a major weapon system
14	or an item of personnel protective equipment.
15	"(2) The guidance shall—
16	"(A) define the legitimate interest of the
17	United States and a party to such an agreement
18	in technical data pertaining to an item or proc-
19	ess to be developed under the agreement, includ-
20	ing, at a minimum, the interest of—
21	"(i) the United States in increasing
22	competition and lowering costs by devel-
23	oping and locating alternative sources of
24	supply and manufacture;
25	"(ii) the United States in the ability to
26	conduct emergency repair and overhaul: or

1	"(iii) the party to the agreement to re-
2	strict the release of technical data relating
3	to an item or process developed at private
4	expense; and
5	"(B) require that specific rights in technical
6	data shall be established during agreement nego-
7	tiations and be based upon negotiations between
8	the United States and the potential party to the
9	agreement, except in any case in which the Sec-
10	retary of Defense determines, on the basis of cri-
11	teria established in such policy guidance, that
12	the establishment of rights during or through
13	agreement negotiations would not be practicable.
14	"(b) Provisions in Non-FAR Agreements.—When-
15	ever practicable, a non-FAR agreement described in sub-
16	section (a) shall contain appropriate provisions relating to
17	technical data, including provisions—
18	"(1) defining the respective rights of the United
19	States and the party to the agreement regarding any
20	technical data to be delivered under the agreement;
21	"(2) specifying the technical data to be delivered
22	under the agreement and delivery schedules for such
23	delivery;

1	"(3) establishing or referencing procedures for
2	determining the acceptability of technical data to be
3	delivered under the agreement;

- "(4) to the maximum practicable extent, identifying, in advance of delivery, technical data which is to be delivered with restrictions on the right of the United States to use such data;
- "(5) requiring the party to the agreement to revise any technical data delivered under the agreement to reflect engineering design changes made during the performance of the agreement and affecting the form, fit, and function of the items specified in the agreement and to deliver such revised technical data to an agency within a time specified in the agreement; and
 - "(6) establishing remedies to be available to the United States when technical data required to be delivered or made available under the agreement is found to be incomplete or inadequate or to not satisfy the requirements of the agreement concerning technical data.
- "(c) Assessment of Long-Term Technical Data Needs.—The Secretary of Defense shall require the program manager for a major weapon system or an item of personnel protective equipment that is to be developed using a non-FAR agreement described in subsection (a) to assess

1	the long-term technical data needs of such systems and
2	items, in accordance with the requirements of section
3	2320(e) of this title.
4	"(d) Definitions.—In this section:
5	"(1) The term 'non-FAR agreement' means an
6	agreement that is not subject to laws pursuant to
7	which the Federal Acquisition Regulation is pre-
8	scribed, including—
9	"(A) a transaction authorized under section
10	2371 of this title; and
11	"(B) a cooperative research and develop-
12	ment agreement.
13	"(2) The term 'party', with respect to a non-
14	FAR agreement, means a non-Federal entity and in-
15	cludes any of the following:
16	"(A) A contractor and its subcontractors (at
17	any tier).
18	"(B) A joint venture.
19	$"(C) \ A \ consortium.".$
20	(2) Clerical amendment.—The table of sec-
21	tions at the beginning of such chapter is amended by
22	inserting after the item relating to section 2320 the
23	following new item:
	"2320a. Rights in technical data for non-FAR agreements.".
24	(b) Report on Life Cycle Planning for Tech-
25	NICAL DATA NEEDS.—Not later than 120 days after the

1	date of enactment of this Act, the Secretary of Defense shall
2	submit to the Committees on Armed Services of the Senate
3	and the House of Representatives a report on the implemen-
4	tation of the requirements in section 2320(e) of title 10,
5	United States Code, for the assessment of long-term tech-
6	nical data needs to sustain major weapon systems. Such
7	report shall include—
8	(1) a description of all relevant guidance or poli-
9	cies issued;
10	(2) the extent to which program managers have
11	received training to better assess the long-term tech-
12	nical data needs of major weapon systems and sub-
13	systems;
14	(3) a description of the data rights strategies de-
15	veloped prior to the issuance of contract solicitations
16	released since October 17, 2006; and
17	(4) a characterization of the extent to which such
18	strategies made use of priced contract options for the
19	future delivery of technical data or acquired all rel-
20	evant technical data upon contract award.
21	SEC. 815. CLARIFICATION THAT COST ACCOUNTING STAND-
22	ARDS APPLY TO FEDERAL CONTRACTS PER-
23	FORMED OUTSIDE THE UNITED STATES.
24	(a) Clarification.—Section 26(f)(2)(A) of the Office
25	of Federal Procurement Policy Act (41 U.S.C. 422(f)(2)(A))

1	is amended by adding at the end the following: ", whether
2	the contracts or subcontracts are performed inside or out-
3	side the United States".
4	(b) Implementing Regulations.—Not later than
5	180 days after the date of the enactment of this Act, the
6	cost accounting standards promulgated under section 26 of
7	such Act shall be amended to take into account the amend-
8	ment made by subsection (a).
9	Subtitle C—Provisions Relating to
10	Inherently Governmental Functions
11	SEC. 821. POLICY ON PERSONAL CONFLICTS OF INTEREST
12	BY EMPLOYEES OF DEPARTMENT OF DE-
13	FENSE CONTRACTORS.
14	(a) Policy Required.—Not later than 180 days after
15	the date of the enactment of this Act, the Secretary of De-
16	fense shall develop a standard policy aimed at preventing
17	personal conflicts of interest by employees of Department
18	of Defense contractors that is similar to the policy of the
19	Department of Defense aimed at preventing such conflicts
20	by Department of Defense civilian employees.
21	(b) Elements of Policy.—The policy required under
22	subsection (a) shall—
23	(1) provide a definition of the term "personal
24	conflict of interest" as it relates to employees of De-
25	partment of Defense contractors:

1	(2) identify types of contracts that raise height-
2	ened concerns for potential personal conflicts of inter-
3	est; and
4	(3) require each contractor that participates in
5	the Department's decision-making in such mission-
6	critical areas as the development, award, and admin-
7	istration of Government contracts, and each con-
8	tractor that is closely supporting inherently govern-
9	mental functions, to—
10	(A) identify and prevent personal conflicts
11	of interest for employees of the contractor who
12	are performing such functions;
13	(B) report any personal conflict-of-interest
14	violation to the applicable contracting officer or
15	contracting officer's representative as soon as it
16	$is\ identified;$
17	(C) maintain effective oversight to verify
18	compliance with personal conflict-of-interest safe-
19	guards; and
20	(D) have procedures in place to screen for
21	potential conflicts of interest for all employees in
22	a position to make or materially influence find-
23	ings, recommendations, and decisions regarding
24	Department of Defense contracts and other advi-

1	sory and assistance functions, either by screening
2	on a task-by-task basis or on an annual basis.
3	(c) Contract Clause.—The Secretary shall include
4	in each contract entered into by the Secretary for the per-
5	formance of functions described in subsection (b)(3) a clause
6	that reflects the personal conflicts-of-interest policy devel-
7	oped under this section and that sets forth the contractor's
8	responsibility under such policy.
9	(d) Panel on Contracting Integrity Rec-
10	OMMENDATIONS.—The Department of Defense Panel on
11	Contracting Integrity, established by the section 813 of the
12	John Warner National Defense Authorization Act for Fiscal
13	Year 2007 (Public Law 109–364), shall consider and make
14	recommendations on the feasibility of applying certain pro-
15	curement integrity rules to employees of Department of De-
16	fense contractors to include such rules related to—
17	(1) improper business practices and personal
18	conflicts of interest under Federal Acquisition Regula-
19	tions 3.104;
20	(2) public corruption;
21	(3) financial conflicts of interest;
22	(4) seeking other employment conflicts of inter-
23	est;
24	(5) gifts and travel; and
25	(6) misuse of position or endorsement.

1	SEC. 822. DEVELOPMENT OF GUIDANCE ON PERSONAL
2	SERVICES CONTRACTS.
3	Not later than 120 days after the date of the enactment
4	of this Act, the Secretary of Defense shall develop guidance
5	to—
6	(1) establish a clear definition of the term "per-
7	sonal services contract";
8	(2) require a clear distinction between employees
9	of the Department of Defense and employees of De-
10	partment of Defense contractors;
11	(3) provide appropriate safeguards with respect
12	to when, where, and to what extent the Secretary may
13	enter into a contract for the procurement of personal
14	services; and
15	(4) assess and take steps to mitigate the risk
16	that, as implemented and administered, non-personal
17	services contracts may become personal services con-
18	tracts.
19	SEC. 823. LIMITATION ON PERFORMANCE OF PRODUCT
20	SUPPORT INTEGRATOR FUNCTIONS.
21	(a) Limitation.—
22	(1) In General.—Chapter 141 of title 10,
23	United States Code, is amended by adding at the end
24	the following new section:

1	"§ 2410r. Performance-based logistics arrangements:
2	limitation on product support integrator
3	functions
4	"(a) Limitation.—A function that is a product sup-
5	port integrator function may be performed only by a mem-
6	ber of the armed forces or an employee of the Department
7	of Defense.
8	"(b) Definitions.—In this section:
9	"(1) The term 'product support integrator func-
10	tion' means, with respect to a performance-based lo-
11	gistics arrangement, the function of integrating all
12	sources of support, both public and private, to achieve
13	the specific outcomes specified in the arrangement.
14	"(2) The term 'performance-based logistics ar-
15	rangement' means a performance-based contract, task
16	order, or other arrangement for the logistics sup-
17	port—
18	"(A) of a weapon system or major end item
19	over the life cycle of the system or item; or
20	"(B) of parts, assemblies, subassemblies, or
21	platforms of a weapon system or major end item.
22	"(3) The term 'performance-based' has the mean-
23	ing given such term in section 2331(g) of this title.".
24	(2) Clerical amendment.—The table of sec-
25	tions at the beginning of such chapter is amended by

1	adding after the item relating to section 2410q the fol-
2	lowing new item:
	"2410r. Performance-based logistics arrangements: limitation on product support integrator functions.".
3	(b) Effective Date.—Section 2410r of title 10,
4	United States Code, as added by subsection (a), shall apply
5	to performance-based logistics arrangements entered into
6	after September 30, 2010.
7	Subtitle D—Defense Industrial
8	Security
9	SEC. 831. REQUIREMENTS RELATING TO FACILITY CLEAR-
10	ANCES.
11	Chapter 21 of title 10, United States Code, is amended
12	by adding at the end the following new subchapter:
13	"SUBCHAPTER III—DEFENSE INDUSTRIAL
14	SECURITY
	"Sec. 438. Facility clearances: requirements.
15	"§ 438. Facility clearances: requirements
16	"(a) Facility Clearances: General Provisions.—
17	"(1) Access to classified information by
18	Contractor of the Department of
19	Defense may not be granted custody of classified in-
20	formation unless the contractor has a facility clear-
21	ance.
22	"(2) Requirements for entities with facil-
23	ITY CLEARANCES.—An entity may not be granted a

1	facility clearance by the Department of Defense or
2	continue to hold such a facility clearance unless the
3	entity agrees to comply with, and maintains compli-
4	ance with, the requirements set forth in this sub-
5	chapter.
6	"(3) Authority to revoke or suspend facil-
7	ITY CLEARANCES.—The Secretary of Defense may re-
8	voke or suspend a facility clearance granted by the
9	Department of Defense at any time.
10	"(b) General Requirements for Facility Clear-
11	ANCES.—The Secretary of Defense shall require an entity
12	granted a facility clearance by the Department of Defense
13	to comply with the following requirements:
14	"(1) The entity shall safeguard classified infor-
15	mation in its possession.
16	"(2) The entity shall safeguard covered controlled
17	unclassified information in its possession.
18	"(3) The entity shall ensure that it complies with
19	Department of Defense security agreements, contract
20	provisions regarding security, and relevant regula-
21	tions of the Department of Defense pertaining to in-
22	dustrial security.
23	"(4) The entity shall ensure that its business and
24	management practices do not result in the com-

1	promise of classified information or adversely affect
2	the performance of classified contracts.
3	"(5) The entity shall undergo a determination

- under section 439 of this title of whether the entity is under foreign ownership control or influence and shall comply with ongoing notification requirements under that section related to foreign ownership and control.
- 9 "(c) Requirements for Directors of Entities 10 With Facility Clearances.—
 - "(1) REQUIREMENTS.—Except as provided in paragraph (3), the Secretary of Defense shall require an entity with a facility clearance to require the directors on the entity's board of directors to ensure, in their capacity as fiduciaries of the entity, that the entity employs and maintains policies and procedures that meet the general requirements for facility clearances listed in subsection (b).
 - "(2) By-laws requirements of paragraph (1) shall be set forth in the by-laws of the entity.
- "(3) EXCEPTIONS.—(A) The Secretary of Defense may waive the requirements of paragraph (1) for reasons of national security. In the event the Secretary grants such a waiver, the Secretary shall submit to

1	the Committees on Armed Services of the Senate and
2	the House of Representatives a notification that such
3	a waiver has been granted and a justification for
4	granting the waiver.
5	"(B) The requirements of paragraph (1) shall
6	not apply to an entity determined by the Secretary
7	of Defense under section 439(a) of this title to be
8	under foreign ownership control or influence.
9	"(d) Requirements Relating to Security Man-
10	AGEMENT OF ENTITIES WITH FACILITY CLEARANCES.—
11	"(1) Designation of employee responsible
12	FOR SECURITY.—The Secretary of Defense shall re-
13	quire an entity, in consultation with and subject to
14	the approval of the chairman of its board of directors,
15	to designate an employee who meets the requirements
16	of paragraph (2) to be responsible for the following:
17	"(A) Reporting to the board of directors of
18	the entity as its principal advisor concerning the
19	general requirements for facility clearances listed
20	in subsection (b), the manner in which they are
21	carried out through the policies and procedures
22	required by subsection (c), and the related Fed-
23	eral requirements for classified information

1	"(B) Supervising and directing security
2	measures necessary for implementing such re-
3	quirements, policies, and procedures.
4	"(C) Establishing and administering all
5	intracompany procedures to prevent unauthor-
6	ized disclosure and export of controlled unclassi-
7	fied information and ensuring that the entity
8	otherwise complies with the requirements of Fed-
9	eral export control laws.
10	"(2) Qualifications of employee.—An em-
11	ployee may not be designated to be responsible for the
12	matters described in paragraph (1) unless the em-
13	ployee—
14	"(A) is a citizen of the United States;
15	"(B) obtains a security clearance at the
16	same level as the facility clearance; and
17	"(C) completes security training that meets
18	the requirements of the Department of Defense.
19	"(e) Requirements Relating to Management Re-
20	SPONSIBILITIES FOR ENTITIES WITH FACILITY CLEAR-
21	ANCES.—The Secretary of Defense shall require an entity
22	with a facility clearance to provide a certification of secu-
23	rity responsibilities to the Secretary. The certification of se-
24	curity responsibilities shall—
25	"(1) affirm the entity's responsibility—

1	"(A) to identify the key management per-
2	sonnel of the entity involved in the performance
3	of classified contracts or in the setting of policies
4	and practices for such contracts and to designate
5	a security manager with primary responsibility
6	for security functions;
7	"(B) to ensure that such key management
8	personnel of the entity meet all eligibility re-
9	quirements for the performance of classified con-
10	tracts;
11	"(C) to provide such key management per-
12	sonnel of the entity with all the authority and
13	capability necessary to safeguard classified infor-
14	mation and covered controlled unclassified infor-
15	mation in the performance of classified contracts
16	in accordance with regulations prescribed by the
17	Secretary; and
18	"(D) to manage all subcontractors and sup-
19	pliers of the entity performing work on a classi-
20	fied contract to ensure that use of such sub-
21	contractors and suppliers does not result in the
22	compromise of classified information or ad-

versely affect the performance of classified con-

tracts;

23

1	"(2) be signed by an appropriate member of the
2	board of directors of the entity or a similar executive
3	body determined by the Secretary to function as an
4	equivalent to a board of directors;
5	"(3) be disseminated to all appropriate personnel
6	of the entity; and
7	"(4) be updated as necessary according to proce-
8	dures proscribed by the Secretary.
9	"(f) Reporting Requirements.—The Secretary of
10	Defense shall require an entity with a facility clearance to
11	submit to the Department of Defense a report on any
12	event—
13	"(1) that affects the status of the facility clear-
14	ance;
15	"(2) that affects proper safeguarding of classified
16	information or that indicates classified information
17	has been lost or compromised;
18	"(3) that affects the entity's compliance with De-
19	partment of Defense security agreements, contract
20	provisions regarding security, and relevant regula-
21	tions of the Department of Defense pertaining to in-
22	dustrial security; or
23	"(4) that is related to the entity's business and
24	management practices that results in the compromise
25	of classified information.".

1	SEC. 832. FOREIGN OWNERSHIP CONTROL OR INFLUENCE.
2	(a) In General.—Subchapter III of chapter 21 of
3	title 10, United States Code, as added by section 831, is
4	amended by adding at the end the following new section:
5	"§ 439. Foreign ownership control or influence
6	"(a) Determination of Foreign Ownership Con-
7	TROL OR INFLUENCE.—
8	"(1) In general.—Before granting a facility
9	clearance to an entity, and while such entity holds a
10	facility clearance, the Secretary of Defense shall deter-
11	mine whether an entity is under foreign ownership
12	control or influence (in this subchapter referred to as
13	FOCI).
14	"(2) Description of foci.—For purposes of
15	paragraph (1), the Secretary shall determine an enti-
16	ty to be under FOCI if a foreign interest has the
17	power, direct or indirect, whether or not exercised,
18	and whether or not exercisable through the ownership
19	of the entity's securities, by contractual arrangements
20	or other means, to direct or decide matters affecting
21	the management or operations of that entity in a
22	manner that may result in—
23	"(A) unauthorized access to classified infor-
24	mation;
25	"(B) unauthorized access to covered con-
26	$trolled\ unclassified\ information;$

1	"(C) an adverse effect on the performance of
2	classified contracts; or
3	"(D) an adverse effect on the entity's com-
4	pliance with Department of Defense security
5	agreements, appropriate contract provisions re-
6	garding security, and relevant Department regu-
7	lations pertaining to industrial security.
8	"(b) FOCI FACTORS.—
9	"(1) In general.—The following factors relat-
10	ing to an entity, a foreign interest, or a government
11	of a foreign interest shall be considered by the Sec-
12	retary of Defense in determining under this section
13	whether an entity is under foreign ownership control
14	or influence and the protective measures that may be
15	required to mitigate the FOCI of the entity:
16	"(A) Record of economic and government es-
17	pionage against United States targets by the en-
18	tity, by any foreign interest in the entity, and
19	by the government of any such foreign interest.
20	"(B) Record of enforcement of covered con-
21	trolled unclassified information or engagement
22	in unauthorized technology transfer.
23	"(C) The type and sensitivity of the infor-
24	mation expected to be accessed in performing a
25	$classified\ contract.$

1	"(D) The source, nature, and extent of
2	FOCI, including whether foreign interests hold a
3	majority or substantial minority position in the
4	entity, taking into consideration the immediate,
5	intermediate, and ultimate parent entities, sister
6	entities, joint ventures, and hedge funds.
7	"(E) Record of compliance with pertinent
8	United States laws, regulations, and contracts by
9	the entity, by the foreign interest (if any) in the
10	entity, and by parent entities, sister entities,
11	joint ventures, and hedge funds.
12	"(F) The nature of any bilateral and multi-
13	lateral security and information exchange agree-
14	ments that may pertain to the entity, any for-
15	eign interest in the entity, and the government
16	of any such foreign interest.
17	"(G) Ownership, control, or influence of the
18	entity, in whole or in part, by a foreign govern-
19	ment.
20	"(2) Minority position.—For purposes of
21	paragraph (1)(D), a minority position shall be con-
22	sidered substantial if—
23	"(A) it consists of greater than 5 percent of
24	the ownership interests;

1	"(B) it consists of greater than 10 percent
2	of the voting interest; or
3	"(C) the minority position controls a seat
4	on the entity's board of directors.
5	"(c) Mitigation of Foreign Ownership Control
6	or Influence.—
7	"(1) Protective measures authorized for
8	MITIGATION OF FOCI.—With respect to any entity
9	with a facility clearance under FOCI, as determined
10	under subsection (a), the Secretary of Defense may
11	impose any security method, safeguard, or restriction
12	the Secretary believes necessary to ensure that the en-
13	tity complies with the general requirements for facil-
14	ity clearances listed in subsection (b) of section 438
15	of this title.
16	"(2) Government security committee re-
17	QUIREMENT FOR MITIGATION OF FOCI.—
18	"(A) In general.—As part of the mitiga-
19	tion of foreign ownership control or influence of
20	an entity determined to be under FOCI, the Sec-
21	retary of Defense shall require the entity to es-
22	tablish a permanent committee of the entity's
23	board of directors, or equivalent executive body,
24	to be known as the entity's 'Government Security

1 Committee', for purposes of carrying out the re-2 quirements of this paragraph.

"(B) RESPONSIBILITIES OF GSC.—The responsibilities of the Government Security Committee of an entity are to ensure that the entity employs and maintains policies and procedures that ensure that the entity complies with the general requirements for facility clearances listed in subsection (b) of section 438 of this title.

"(C) Role of Security Manager in GSC.—The employee of the entity designated pursuant to section 438(c)(1)(A) as the security manager shall be the principal advisor to the Government Security Committee and attend committee meetings. The chairman of the Government Security Committee must concur with the appointment and replacement of persons filling the position of security manager selected by management of the entity. The functions of the security manager shall be carried out under the authority of the Government Security Committee.

"(3) RELATIONSHIP TO FACILITY CLEARANCE.—
In the case of an entity with a facility clearance
under FOCI, as determined under subsection (a), the

1	following provisions apply with respect to the status
2	of the facility clearance of the entity:
3	"(A) Continuation in effect while ne-
4	GOTIATING MITIGATION MEASURE.—The facility
5	clearance of the entity shall continue in effect if
6	the entity is negotiating with the Secretary a
7	mitigation measure and the Secretary determines
8	that there is no indication that classified infor-
9	mation or covered controlled unclassified infor-
10	mation is at risk of compromise.
11	"(B) Invalidation if no mitigation
12	measure within six months.—(i) Subject to
13	subparagraph (C), the Secretary shall invalidate
14	the facility clearance of the entity if an accept-
15	able mitigation measure has not been agreed to
16	by the Secretary and the entity by the end of the
17	six-month period beginning on the date of the de-
18	termination by the Secretary that the entity is
19	under FOCI.
20	"(ii) The six-month period described in
21	clause (i) may be extended for one additional
22	three-month period upon request by the entity if
23	the Secretary approves an extension.
24	"(C) Revocation if possibility of unau-
25	THORIZED ACCESS OR ADVERSE EFFECT.—The

Secretary shall revoke the facility clearance of
the entity at any time if, regardless of whether
the entity is negotiating a mitigation measure
with the Secretary, the Secretary determines that
security measures cannot be taken to remove the
possibility of unauthorized access or an adverse
effect on classified contracts.

8 "(d) Notification to Department of Defense Re-9 Garding Change in FOCI.—The Secretary of Defense 10 shall require an entity to notify the Secretary when mate-11 rial changes occur to information previously submitted to 12 the Department of Defense pertaining to the FOCI factors 13 affecting the entity as soon as such information is known 14 to the entity.

"(e) Notification to Department of Defense Re16 Garding Mergers, Acquisitions, or Takeovers by
17 Foreign Persons.—The Secretary of Defense shall require
18 that when an entity with a facility clearance enters into
19 negotiations for a proposed merger, acquisition, or takeover
20 by a foreign person, the entity shall submit to the Secretary
21 of Defense a notification of the commencement of such nego22 tiations and a plan to negate the FOCI resulting from the
23 transaction."

1	(b) Clerical Amendment.—The table of sections at
2	the beginning of such subchapter is amended by adding at
3	the end the following new item:
	"Sec. 439. Foreign ownership control or influence.".
4	SEC. 833. CONGRESSIONAL OVERSIGHT RELATING TO FA-
5	CILITY CLEARANCES AND FOREIGN OWNER-
6	SHIP CONTROL OR INFLUENCE; DEFINITIONS.
7	(a) Notifications and Reports.—Subchapter III of
8	chapter 21 of title 10, United States Code, as added by sec-
9	tion 831, is further amended by adding at the end the fol-
10	lowing new section:
11	"§ 440. Notifications and reports
12	"(a) Notifications Required.—The Secretary of
13	Defense shall submit to the Committees on Armed Services
14	of the Senate and the House of Representatives a notifica-
15	tion within 30 days after the occurrence of any of the fol-
16	lowing:
17	"(1) The revocation or suspension by the Sec-
18	retary of a facility clearance of an entity previously
19	determined to be under foreign ownership control or
20	influence.
21	"(2) The receipt by the Secretary of a notifica-
22	tion under section 439(d) from an entity that the en-
23	tity has entered into negotiations for a proposed
24	merger, acquisition, or takeover by a foreign person.

1	"(b) Biannual Report.—(1) The Secretary of De-
2	fense shall, not later than September 1, 2009, and bian-
3	nually thereafter, submit to the Committees on Armed Serv-
4	ices of the Senate and the House of Representatives a report
5	containing the following:
6	"(A) Specific, cumulative, and, as appropriate,
7	trend information on the numbers of entities—
8	"(i) holding facility clearances;
9	"(ii) that have reported a material change
10	relating to FOCI factors;
11	"(iii) that have measures in place to miti-
12	gate foreign ownership control or influence; or
13	"(iv) that have had a facility clearance sus-
14	pended or revoked.
15	"(B) Specific, cumulative, and, as appropriate,
16	trend information, on—
17	"(i) the entities that have filed for or main-
18	tain facility clearances;
19	"(ii) the number of such entities determined
20	to be under foreign ownership control or influ-
21	ence;
22	"(iii) the countries from which such entities
23	$have\ originated;$

1	"(iv) the number that went through the
2	Committee on Foreign Investment in the United
3	States; and
4	"(v) the types of security arrangements and
5	conditions that the Government Security Com-
6	mittees of entities have used to mitigate foreign
7	ownership control or influence.
8	"(C) An analysis of trends in the Industrial Se-
9	curity Program, including an assessment of the num-
10	ber and types of errors found in compliance within
11	the Program.
12	"(D) An analysis of the details of companies that
13	have committed violations of the Industrial Security
14	Program and the frequency of the violations, includ-
15	ing the number of companies that have committed re-
16	curring violations.
17	"(E) A description of the corrective actions, if
18	any, taken by the Defense Security Service to address
19	the violations.
20	"(2) The information required under paragraph
21	(1)(B) shall be organized and set forth separately in the
22	report by defense sector within the defense industrial base.
23	"(3) The report shall be submitted in an unclassified
24	form, but may contain a classified annex.".

1	(b) Definitions.—Subchapter III of chapter 21 of
2	title 10, United States Code, as added by section 831, is
3	further amended by adding at the end the following new
4	section:
5	"§ 440a. Definitions
6	"In this subchapter:
7	"(1) Entity.—The term 'entity' includes a cor-
8	poration, company, association, firm, partnership, so-
9	ciety, or joint stock company, but does not include an
10	individual.
11	"(2) Facility Clearance.—The term 'facility
12	clearance', with respect to an entity, means an ad-
13	ministrative determination by the Secretary of De-
14	fense that the entity is eligible for—
15	"(A) access to classified information; or
16	"(B) award of a classified contract.
17	"(3) Classified information.—The term 'clas-
18	sified information' means any information that has
19	been determined pursuant to Executive Order 12958
20	or any predecessor order to require protection against
21	unauthorized disclosure and is so designated. The
22	classifications 'top secret', 'secret', and 'confidential'
23	are used to designate such information.
24	"(4) Classified contract.—The term 'classi-
25	fied contract' means any contract requiring access to

1	classified information by a contractor or the contrac-
2	tor's employees in the performance of the contract or
3	in any phase of precontract activity or post-contract
4	activity.
5	"(5) Covered controlled unclassified in-
6	FORMATION.—The term 'covered controlled unclassi-
7	fied information' means unclassified information the
8	export of which—
9	"(A) is controlled, in the case of technical
10	data that is inherently military in nature, by
11	the International Traffic in Arms Regulations
12	(ITAR); and
13	"(B) is controlled, in the case of technical
14	data that has both military and commercial
15	uses, by the Export Administration Regulations
16	(EAR).".

17 (c) CLERICAL AMENDMENT.—The table of sections at 18 the beginning of such subchapter is amended by adding at 19 the end the following new items:

 $\ ``Sec.\ 440.\ Notifications\ and\ reports.$

"Sec. 440a. Definitions.".

- 20 (d) Regulations.—The Secretary of Defense shall 21 prescribe regulations to carry out subchapter III of chapter 22 21 of title 10, United States Code, not later than September 23 1, 2009.
- 24 (e) STUDY AND REPORT.—

1	(1) In General.—The Secretary of Defense shall
2	conduct a study on investments in entities covered by
3	subchapter III of chapter 21 of title 10, United States
4	Code, as added by this title. The study shall examine
5	investments in such entities by—
6	(A) foreign governments;
7	(B) entities controlled by or acting on be-
8	half of a foreign government;
9	(C) persons of foreign countries; and
10	(D) hedge funds.
11	(2) Report.—Not later than 180 days after the
12	date of the enactment of this Act, the Secretary of De-
13	fense shall submit to Congress a report on the results
14	of the study conducted under paragraph (1). The in-
15	formation in the report shall be organized and set
16	forth separately by defense sector within the defense
17	industrial base.
18	Subtitle E—Other Matters
19	SEC. 841. CLARIFICATION OF STATUS OF GOVERNMENT
20	RIGHTS IN THE DESIGNS OF DEPARTMENT OF
21	DEFENSE VESSELS, BOATS, AND CRAFT, AND
22	COMPONENTS THEREOF.
23	(a) In General.—Chapter 633 of title 10, United
24	States Code, is amended by adding at the end the following
25	new section:

1	"§ 7317. Status of Government rights in the designs of
2	vessels, boats, and craft, and components
3	thereof
4	"Government rights in the design of a vessel, boat, or
5	craft, or its components, including the hull, decks, and su-
6	perstructure, shall be determined solely by operation of sec-
7	tion 2320 of this title or by the instrument under which
8	the design was developed for the Government.".
9	(b) Clerical Amendment.—The table of sections at
10	the beginning of such chapter is amended by adding at the
11	end the following new item:
	"7317. Status of Government rights in the designs of vessels, boats, and craft, and components thereof.".
12	SEC. 842. EXPANSION OF AUTHORITY TO RETAIN FEES
13	FROM LICENSING OF INTELLECTUAL PROP-
14	ERTY.
15	Section 2260 of title 10, United States Code, is amend-
16	ed—
17	(1) in subsection (a), by inserting "or the Sec-
18	retary of Homeland Security" after "Secretary of De-
19	fense"; and
20	(2) in subsection (f)—
21	(A) by striking "(f) Definitions.—In this
22	section, the" and inserting the following:
23	"(f) Definitions.—In this section:
24	"(1) The"; and

1	(B) by adding at the end the following new
2	paragraph:
3	"(2) The term 'Secretary concerned' has the
4	meaning provided in section 101(a)(9) of this title
5	and also includes—
6	"(A) the Secretary of Defense, with respect
7	to matters concerning the Defense Agencies and
8	Department of Defense Field Activities; and
9	"(B) the Secretary of Homeland Security,
10	with respect to matters concerning the Coast
11	Guard when it is not operating as a service in
12	the Department of the Navy.".
13	SEC. 843. TRANSFER OF SECTIONS OF TITLE 10 RELATING
14	TO MILESTONE A AND MILESTONE B FOR
15	CLARITY.
16	(a) Reversal of Order of Sections.—Section
17	2366b of title 10, United States Code, is transferred so as
18	to appear before section 2366a of such title.
19	(b) Redesignation of Sections.—Section 2366b
20	(relating to Milestone A) and section 2366a (relating to
21	Milestone B) of such title, as so transferred, are redesignated
22	as sections 2366a and 2366b, respectively.
22	
23	(c) Technical Amendment.—The table of sections at

1	is amended by striking the items relating sections 2366a
2	and 2366b and inserting the following new items:
	 "2366a. Major defense acquisition programs: certification required before Milestone A or Key Decision Point A approval. "2366b. Major defense acquisition programs: certification required before Milestone B or Key Decision Point B approval.".
3	(d) Conforming Amendments.—
4	(1) Section 181 of title 10, united states
5	CODE.—Section 181(b)(4) of title 10, United States
6	Code, is amended by striking "section 2366a(a)(4),
7	section 2366b(b)," and inserting "section 2366a(b),
8	section $2366b(a)(4)$,".
9	(2) National defense authorization act
10	FOR FISCAL YEAR 2008.—The National Defense Au-
11	thorization Act for Fiscal Year 2008 (Public Law
12	110–181) is amended—
13	(A) in section 212(1) by striking "2366a"
14	and inserting "2366b"; and
15	(B) in section 816—
16	(i) in subsection $(a)(2)$ by striking
17	"2366a" and inserting "2366b";
18	(ii) in subsection (a)(3) by striking
19	"2366b of title 10, United States Code, as
20	added by section 943 of this Act" and in-
21	serting "2366a of title 10, United States
22	Code"; and

1	(iii) in subsection (c)(2) by striking
2	"2366a" each place such term appears (in-
3	cluding in the paragraph heading) and in-
4	serting "2366b".
5	(3) John Warner National Defense Author-
6	IZATION ACT FOR FISCAL YEAR 2007.—The John War-
7	ner National Defense Authorization Act for Fiscal
8	Year 2007 (Public Law 109–364) is amended in sec-
9	tion 812 (120 Stat. 2317), in each of subsections
10	(c)(2)(A) and (d)(2), by striking "2366a" and insert-
11	ing "2366b".
12	SEC. 844. EARNED VALUE MANAGEMENT STUDY AND RE-
13	PORT.
13 14	PORT. (a) Study.—The Secretary of Defense shall conduct a
14	(a) Study.—The Secretary of Defense shall conduct a
14 15	(a) Study.—The Secretary of Defense shall conduct a study that—
141516	(a) Study.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value manage-
14151617	(a) Study.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value management implementation, including a review of the meth-
14 15 16 17 18	(a) STUDY.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value management implementation, including a review of the methodology, accuracy of data, training, and information
14 15 16 17 18 19	(a) STUDY.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value management implementation, including a review of the methodology, accuracy of data, training, and information technology systems used to develop earned value man-
14 15 16 17 18 19 20	(a) STUDY.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value management implementation, including a review of the methodology, accuracy of data, training, and information technology systems used to develop earned value management data;
14 15 16 17 18 19 20 21	(a) STUDY.—The Secretary of Defense shall conduct a study that— (1) assesses weaknesses in earned value management implementation, including a review of the methodology, accuracy of data, training, and information technology systems used to develop earned value management data; (2) audits the accuracy of the earned value man-

1	(3) measures the success of utilizing earned value
2	management to deliver program objectives.
3	(b) Report.—Not later than 180 days after the date
4	of the enactment of this Act, the Secretary of Defense shall
5	submit to the appropriate committees a report that—
6	(1) identifies recommendations for improving the
7	implementation of earned value management, includ-
8	ing alternatives; and
9	(2) contains the findings of the study conducted
10	under subsection (a).
11	(c) Definitions.—In this section:
12	(1) Appropriate committees.—The term "ap-
13	propriate committees" means the Committee on
14	Armed Services of the Senate and the Committee on
15	Armed Services of the House of Representatives.
16	(2) Earned value management.—The term
17	"earned value management" has the meaning given
18	that term in section 300 of part 7 of Office of Man-
19	agement and Budget Circular A-11.
20	SEC. 845. REPORT ON MARKET RESEARCH.
21	(a) Report Required.—Not later than October 1,
22	2009, the Secretary of Defense shall submit to the Commit-
23	tees on Armed Services of the Senate and the House of Rep-
24	resentatives a report on the market research conducted by

1	the Secretary in implementing section 2377 of title 10,
2	United States Code.
3	(b) Sample Examined.—For purposes of the report,
4	the Secretary shall examine a representative sample of con-
5	tracts and task or delivery orders, each of which—
6	(1) is for an amount in excess of \$5,000,000; and
7	(2) is for the acquisition of a mission critical or
8	a complex military system in which computer soft-
9	ware is a component or subcomponent.
10	(c) Matters Covered.—The report shall contain the
11	following:
12	(1) A statement of the total number of contracts
13	and task or delivery orders awarded in fiscal year
14	2007 for a mission critical or complex military sys-
15	tem in which software is a component or subcompo-
16	nent.
17	(2) A statement of the number of contracts and
18	task or delivery orders in the sample examined for
19	purposes of the report (as described in subsection (b)),
20	and a description of those contracts and orders.
21	(3) For the sampled contracts and orders, a de-
22	scription of how often market research was performed
23	on the sampled contracts and orders.
24	(4) For the sampled contracts and orders, a de-
25	scription of whether a Government employee or a con-

1	tractor employee performed the market research and
2	how the market research was performed.
3	(5) For the sampled contracts and orders, an
4	identification of—
5	(A) instances when the market research
6	identified software that was available as a com-
7	mercial item and that could be used to meet the
8	Government's requirements;
9	(B) instances when the software was modi-
10	fied or proposed to be modified to meet the De-
11	partment's requirements; or
12	(C) instances when the Department's re-
13	quirements were modified to meet the capability
14	of the commercial item software.
15	(6) An identification of the training tools the
16	Secretary of Defense has developed to assist con-
17	tracting officials in performing market research.
18	(7) An identification of actions the Department
19	of Defense intends to take to further implement sec-
20	tion 2377 of title 10, United States Code, and section
21	826(b) of the National Defense Authorization Act for
22	Fiscal year 2007 (Public Law 110–181; 10 U.S.C.
23	2377 note), including dissemination of best practices
24	and corrective actions where necessary.

1	SEC. 846. SYSTEM DEVELOPMENT AND DEMONSTRATION
2	BENCHMARK REPORT.
3	(a) System Development and Demonstration
4	Benchmark Report.—
5	(1) Benchmark report required.—The Sec-
6	retary of a military department shall submit a sys-
7	tem development and demonstration benchmark re-
8	port as an annex to the baseline description required
9	in section 2435 of title 10, United States Code, for
10	each major defense acquisition program identified in
11	subsection (b). Such a system development and dem-
12	onstration benchmark report shall be based upon the
13	most recent contractor proposal, the capabilities devel-
14	opment document, and the systems requirements docu-
15	ment approved prior to Milestone B approval and
16	shall include the following information:
17	(A) The key performance parameters and
18	technical requirements identified in the capabili-
19	ties development document and systems require-
20	ments document.
21	(B) A detailed description of performance
22	capabilities proposed by the contractor, matched
23	to the capabilities and requirements in the capa-
24	bilities development document and systems re-
25	quirements document.

1	(C) A target cost for system development
2	and demonstration, excluding incentive or award
3	fees and including both government and non-gov-
4	ernment costs.
5	(D) A detailed outline of negotiated contract
6	incentive or award fees.
7	(E) A detailed outline of contract ceiling
8	price, target cost, target profit, and contract
9	share line.
10	(F) A schedule of key events.
11	(G) An identification of critical technologies
12	and associated technology readiness levels esti-
13	mated for each upon both the initiation and the
14	conclusion of system development and dem-
15	onstration.
16	(H) Estimated percentage completion of de-
17	tail design at each scheduled design readiness re-
18	view and the scheduled Milestone C approval
19	date.
20	(I) A discussion of development risk and
21	concurrency within the program.
22	(J) Any other factors that the milestone de-
23	cision authority considers relevant.
24	(2) Timeline for submission of benchmark
25	REPORT.—A sustem development and demonstration

1	benchmark report for a major defense acquisition pro-
2	gram identified in subsection (b) shall be submitted to
3	the congressional defense committees and prepared
4	under this section—
5	(A) not later than 30 days after the date of
6	the enactment of this Act, if the Department of
7	Defense has entered into a contract for system
8	development and demonstration for such a major
9	defense acquisition program prior to the date of
10	enactment of this Act; or
11	(B) in accordance with the requirements for
12	the establishment of a baseline description re-
13	quired by section 2435 of title 10, United States
14	Code, in any other case.
15	(3) Alterations.—No alterations or revisions
16	may be made to a system development and dem-
17	onstration benchmark report after the first such re-
18	port is prepared in accordance with paragraph (2).
19	(b) Major Defense Acquisition Programs In-
20	CLUDED.—For the purposes of this section, the major de-
21	fense acquisition programs to be included in the pilot pro-
22	gram are the following:
23	(1) BAMS, broad area maritime surveillance un-
24	manned aerial vehicle.

1	(2) CSAR-X, combat search and rescue heli-
2	copter.
3	(3) JLTV, joint light tactical vehicle.
4	(4) KC-45A, aerial refueling tanker.
5	(5) VH-71, presidential helicopter, increment II.
6	(6) Warrior-Alpha, unmanned aerial vehicle.
7	(c) System Development and Demonstration
8	Changes.—The Under Secretary of Defense for Acquisi-
9	tion, Technology, and Logistics shall establish a Configura-
10	tion Steering Board for each major defense acquisition pro-
11	gram identified in subsection (b). The Board shall oversee
12	any proposed alteration to the requirements or to the pro-
13	posed technical configuration for such a major defense ac-
14	quisition program during system development and dem-
15	onstration. If such an alteration would increase the cost to
16	the Government, extend the schedule by more than 30 days,
17	or alter the proposed performance capabilities, as estab-
18	lished in the system development and demonstration base-
19	line required by subsection (a), the Configuration Steering
20	Board shall not approve the alteration until—
21	(1) the chair of the Configuration Steering
22	Board has submitted to the congressional defense com-
23	mittees a written description of the alteration and an
24	explanation of the rationale for the alteration; and

1	(2) not less than 15 days have expired since the
2	date of submission of such description and expla-
3	nation to those committees.
4	(d) Additional Reporting Requirements.—
5	(1) In General.—The Secretary of a military
6	
	department shall submit a semi-annual contract per-
7	formance assessment report to the milestone decision
8	authority and to the congressional defense committees
9	on each major defense acquisition program identified
10	in subsection (b). The report shall be in unclassified
11	form, but may have a classified annex or an annex
12	that is restricted to protect source selection, business-
13	sensitive, or proprietary information.
14	(2) Contents.—Each such report shall describe
15	contract execution regarding contract cost perform-
16	ance, schedule performance, and incentive or award
17	fee reviews and outlays, and an estimated cost at
18	completion of the end item compared to the system de-
19	velopment and demonstration benchmark report re-
20	quired in subsection $(a)(1)$.
21	(3) First report.—The first such report shall
22	be submitted not later than 180 days after—
23	(A) system design and development contract
24	award; or

1	(B) after enactment of this Act in the case
2	of a system design and development contract that
3	was awarded before the date of the enactment of
4	$this\ Act.$
5	(4) Termination of reporting require-
6	MENT.—The reporting requirement shall terminate
7	upon a full rate production decision for each major
8	defense acquisition program identified in subsection
9	<i>(b)</i> .
10	(e) Prohibition on Milestone C Approval.—(1)
11	Except as provided in paragraph (2), the Milestone C ap-
12	proval shall not be granted if the milestone decision author-
13	ity determines, on the basis of a report submitted pursuant
14	to subsection (d), or has other reason to believe, that—
15	(A) the cost (including any increase for ex-
16	pected inflation or currency exchange rates) for
17	system development and demonstration has in-
18	creased by more than 25 percent over the system
19	development and demonstration baseline estab-
20	lished in $(a)(1)$, or
21	(B) the schedule for key events is delayed by
22	more than 15 percent of the total number of
23	months between the award of the system develop-
24	ment and demonstration contract and the sched-
25	uled Milestone C approval date, as provided in

- the system development and demonstration base line established in subsection (a)(1).
- 3 (2) The Under Secretary of Defense for Acquisi-4 tion, Technology, and Logistics may waive the prohi-5 bition in paragraph (1) upon certification to the con-6 gressional defense committees, along with supporting 7 rationale, that proceeding to low rate initial produc-8 tion is in the best interest of the Department of De-9 fense.

(f) DEFINITIONS.—In this section:

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- (1) Configuration Steering Board" means the committee described in the memorandum regarding Configuration Steering Boards from the Under Secretary of Defense for Acquisition, Technology, and Logistics dated July 30, 2007, for the secretaries of the military departments, Chairman of the Joint Chiefs of Staff, Under Secretaries of Defense, and Commander, U.S. Special Operations Command.
- (2) MILESTONE B APPROVAL.—The term "Milestone B approval" has the meaning provided in section 2366(e)(7) of title 10, United States Code.
- 23 (3) MILESTONE C APPROVAL.—The term "Mile-24 stone C approval" has the meaning provided in sec-25 tion 2366(e)(8) of title 10. United States Code:

1	(4) Major defense acquisition program.—
2	The term "major defense acquisition program" has
3	the meaning provided in section 2430 of title 10,
4	United States Code.
5	SEC. 847. ADDITIONAL MATTERS REQUIRED TO BE RE-
6	PORTED BY CONTRACTORS PERFORMING SE-
7	CURITY FUNCTIONS IN AREAS OF COMBAT
8	OPERATIONS.
9	Section 862(a)(2)(D) of the National Defense Author-
10	ization Act for Fiscal Year 2008 (Public Law 110–181) is
11	amended—
12	(1) by striking "or" at the end of clause (ii); and
13	(2) by adding at the end the following new
14	clauses:
15	"(iv) a weapon is discharged against
16	personnel performing private security func-
17	tions in an area of combat operations or
18	personnel performing such functions believe
19	a weapon was so discharged; or
20	"(v) active, non-lethal countermeasures
21	(other than the discharge of a weapon) are
22	employed by the personnel performing pri-
23	vate security functions in an area of combat
24	operations in response to a perceived imme-
25	diate threat to such personnel;".

1 SEC. 848. REPORT RELATING TO MUNITIONS.

- 2 Not later than March 1, 2009, the Secretary of Defense
- 3 shall submit to the congressional defense committees a re-
- 4 port detailing how 60mm and 81mm munitions used by
- 5 the Armed Forces are procured, including, where relevant,
- 6 an explanation of the decision to procure such munitions
- 7 from non-domestic sources and the justification for award-
- 8 ing contracts to non-domestic sources. The report shall also
- 9 include a plan to develop a domestic producer as the source
- 10 for 60mm and 81mm munitions used by the Armed Forces
- 11 by 2012.

12 TITLE IX—DEPARTMENT OF DE-

13 FENSE ORGANIZATION AND

14 **MANAGEMENT**

Subtitle A—Department of Defense Management

- Sec. 901. Revisions in functions and activities of special operations command.
- Sec. 902. Requirement to designate officials for irregular warfare.
- Sec. 903. Plan required for personnel management of special operations forces.
- Sec. 904. Director of Operational Energy Plans and Programs.
- Sec. 905. Corrosion control and prevention executives for the military departments.
- Sec. 906. Alignment of Deputy Chief Management Officer responsibilities.
- Sec. 907. Requirement for the Secretary of Defense to prepare a strategic plan to enhance the role of the National Guard and Reserves.
- Sec. 908. Redesignation of the Department of the Navy as the Department of the Navy and Marine Corps.
- Sec. 909. Support to Committee review.

Subtitle B—Space Activities

- Sec. 911. Extension of authority for pilot program for provision of space surveillance network services to non-United States Government entities.
- Sec. 912. Investment and acquisition strategy for commercial satellite capabilities.

Subtitle C—Chemical Demilitarization Program

Sec. 921. Chemical Demilitarization Citizens Advisory Commissions in Colorado and Kentucky.

Sec. 922. Prohibition on transport of hydrolysate at Pueblo Chemical Depot, Colorado.

Subtitle D—Intelligence-Related Matters

- Sec. 931. Technical changes following the redesignation of National Imagery and Mapping Agency as National Geospatial-Intelligence Agency.
- Sec. 932. Technical amendments to title 10, United States Code, arising from enactment of the Intelligence Reform and Terrorism Prevention Act of 2004.
- Sec. 933. Technical amendments relating to the Associate Director of the CIA for Military Affairs.

Subtitle E—Other Matters

- Sec. 941. Department of Defense School of Nursing revisions.
- Sec. 942. Amendments of authority for regional centers for security studies.
- Sec. 943. Findings and Sense of Congress regarding the Western Hemisphere Institute for Security Cooperation.
- Sec. 944. Restriction on obligation of funds for United States Southern Command development assistance activities.
- Sec. 945. Authorization of non-conventional assisted recovery capabilities.
- Sec. 946. Report on United States Northern Command development of interagency plans and command and control relationships.

Subtitle A—Department of Defense Management

- 3 SEC. 901. REVISIONS IN FUNCTIONS AND ACTIVITIES OF
- 4 SPECIAL OPERATIONS COMMAND.
- 5 Subsection (j) of section 167 of title 10, United States
- 6 Code, is amended to read as follows:
- 7 "(j) Special Operations Activities.—For purposes
- 8 of this section, special operations activities include each of
- 9 the following insofar as it relates to special operations:
- 10 "(1) Unconventional warfare.
- 11 "(2) Irregular warfare.
- 12 "(3) Counterterrorism.
- 13 "(4) Counterinsurgency.

1	"(5) Counterproliferation of weapons of mass de-
2	struction.
3	"(6) Direct action.
4	"(7) Strategic reconnaissance.
5	"(8) Foreign internal defense.
6	"(9) Civil-military defense.
7	"(10) Psychological and information operations.
8	"(11) Humanitarian assistance.
9	"(12) Theater search and rescue.
10	"(13) Such other activities as may be specified
11	by the President or the Secretary of Defense.".
12	SEC. 902. REQUIREMENT TO DESIGNATE OFFICIALS FOR IR-
13	REGULAR WARFARE.
14	The Secretary of Defense shall designate—
15	(1) a single executive agent for irregular warfare
16	within the Department of Defense; and
17	(2) an Assistant Secretary of Defense to be re-
18	sponsible for overall management and coordination of
19	irregular warfare.
20	SEC. 903. PLAN REQUIRED FOR PERSONNEL MANAGEMENT
21	OF SPECIAL OPERATIONS FORCES.
22	(a) Requirement for Plan.—Not later than 30 days
23	after the date of the enactment of this Act, the commander

1	gressional defense committees a plan relating to personnel
2	management of special operations forces.
3	(b) Matters Covered.—The plan submitted under
4	subsection (a) shall address the following:
5	(1) Coordination among the military depart-
6	ments in order to enhance the manpower management
7	and improve overall readiness of special operations
8	forces.
9	(2) Coordination by the commander of the spe-
10	cial operations command with the Secretaries of the
11	military departments in order to better execute his re-
12	sponsibility to maintain readiness of special oper-
13	ations forces, including in the areas of accessions, as-
14	signments, compensation, promotions, professional de-
15	velopment, retention, sustainment, and training.
16	SEC. 904. DIRECTOR OF OPERATIONAL ENERGY PLANS AND
17	PROGRAMS.
18	(a) Establishment of Position; Duties.—Chapter
19	4 of title 10, United States Code, is amended by inserting
20	after section 139a the following new section:
21	"§ 139b. Director of Operational Energy Plans and
22	Programs
23	"(a) Appointment.—There is a Director of Oper-
24	ational Energy Plans and Programs in the Department of

25 Defense (in this section referred to as the 'Director'), ap-

1	pointed by the President, by and with the advice and con-
2	sent of the Senate. The Director shall be appointed without
3	regard to political affiliation and solely on the basis of fit-
4	ness to perform the duties of the office of Director.
5	"(b) Duties.—The Director shall—
6	"(1) provide leadership and facilitate commu-
7	nication regarding, and conduct oversight to manage
8	and be accountable for, operational energy plans and
9	programs within the Department of Defense and the
10	Army, Navy, Air Force, and Marine Corps;
11	"(2) establish the operational energy strategy;
12	"(3) coordinate and oversee planning and pro-
13	gram activities of the Department of Defense and the
14	Army, Navy, Air Force, and the Marine Corps related
15	to—
16	"(A) implementation of the operational en-
17	ergy strategy;
18	"(B) the consideration of operational energy
19	demands in defense planning, requirements, and
20	acquisition processes; and
21	"(C) research and development investments
22	related to operational energy demand and sup-
23	ply technologies; and
24	"(4) monitor and review all operational energy
25	initiatives in the Department of Defense.

- 1 "(c) Principal Advisor for Operational Energy
- 2 Plans and Programs.—(1) The Director is the principal
- 3 adviser to the Secretary of Defense and the Deputy Sec-
- 4 retary of Defense regarding operational energy plans and
- 5 programs and the principal policy official within the senior
- 6 management of the Department of Defense regarding oper-
- 7 ational energy plans and programs.
- 8 "(2) The Director may communicate views on matters
- 9 related to operational energy plans and programs and the
- 10 energy strategy required by subsection (d) directly to the
- 11 Secretary of Defense and the Deputy Secretary of Defense
- 12 without obtaining the approval or concurrence of any other
- 13 official within the Department of Defense.
- 14 "(d) Operational Energy Strategy.—(1) The Di-
- 15 rector shall be responsible for the establishment and mainte-
- 16 nance of a department-wide transformational strategy for
- 17 operational energy. The strategy shall establish near-term,
- 18 mid-term, and long-term goals, performance metrics to
- 19 measure progress in meeting the goals, and a plan for im-
- 20 plementation of the strategy within the military depart-
- 21 ments, the Office of the Secretary of Defense, and Defense
- 22 Agencies.
- 23 "(2) Not later than 90 days after the date on which
- 24 the Director is first appointed, the Secretary of each of the
- 25 military departments shall designate a senior official with-

- 1 in each armed force under the jurisdiction of the Secretary
- 2 who will be responsible for operational energy plans and
- 3 programs for that armed force. The officials shall be respon-
- 4 sible for coordinating with the Director and implementing
- 5 initiatives pursuant to the strategy with regard to that offi-
- 6 cial's armed force.
- 7 "(3) By authority of the Secretary of Defense, the Di-
- 8 rector shall prescribe policies and procedures for the imple-
- 9 mentation of the strategy. The Director shall provide guid-
- 10 ance to, and consult with, the Secretary of Defense, the Dep-
- 11 uty Secretary of Defense, the Secretaries of the military de-
- 12 partments, and the officials designated under paragraph (2)
- 13 with respect to specific operational energy plans and pro-
- 14 grams to be carried out pursuant to the strategy.
- 15 "(4) The initial strategy shall be submitted to the con-
- 16 gressional defense committees not later than 180 days after
- 17 the date on which the Director is first appointed. Subse-
- 18 quent updates to the strategy shall be submitted to the con-
- 19 gressional defense committees as soon as practicable after
- 20 the modifications to the strategy are made.
- 21 "(e) Budgetary and Financial Matters.—(1) The
- 22 Director shall review and make recommendations to the
- 23 Secretary of Defense regarding all budgetary and financial
- 24 matters relating to the operational energy strategy.

- 1 "(2) The Secretary of Defense shall require that the
- 2 Secretary of each military department and the head of each
- 3 Defense Agency with responsibility for executing activities
- 4 associated with the strategy transmit their proposed budget
- 5 for those activities for a fiscal year to the Director for re-
- 6 view before submission of the proposed budget to the Under
- 7 Secretary of Defense (Comptroller).
- 8 "(3) The Director shall review a proposed budget
- 9 transmitted under paragraph (2) for a fiscal year and, not
- 10 later than January 31 of the preceding fiscal year, shall
- 11 submit to the Secretary of Defense a report containing the
- 12 comments of the Director with respect to the proposed budg-
- 13 et, together with the certification of the Director regarding
- 14 whether the proposed budget is adequate for implementation
- 15 of the strategy.
- 16 "(4) Not later than 10 days after the date on which
- 17 the budget for a fiscal year is submitted to Congress pursu-
- 18 ant to section 1105 of title 31, the Secretary of Defense shall
- 19 submit to Congress a report on the proposed budgets for that
- 20 fiscal year that the Director has not certified under para-
- 21 graph (3). The report shall include the following:
- 22 "(A) A discussion of the actions that the Sec-
- 23 retary proposes to take, together with any rec-
- 24 ommended legislation that the Secretary considers ap-

- 1 propriate, to address the inadequacy of the proposed
- 2 budgets.
- 3 "(B) Any additional comments that the Sec-
- 4 retary considers appropriate regarding the inad-
- 5 equacy of the proposed budgets.
- 6 "(5) The report required by paragraph (4) shall also
- 7 include a separate statement of estimated expenditures and
- 8 requested appropriations for that fiscal year for the activi-
- 9 ties of the Director in carrying out the duties of the Direc-
- 10 tor.
- 11 "(f) Access to Initiative Results and
- 12 Records.—(1) The Secretary of a military department
- 13 shall submit to the Director the results of all studies and
- 14 initiatives conducted by the military department in connec-
- 15 tion with the operational energy strategy.
- 16 "(2) The Director shall have access to all records and
- 17 data in the Department of Defense (including the records
- 18 and data of each military department) necessary in order
- 19 to permit the Director to carry out the duties of the Direc-
- 20 tor.
- 21 "(g) STAFF.—The Director shall have a dedicated pro-
- 22 fessional staff of military and civilian personnel in a num-
- 23 ber sufficient to enable the Director to carry out the duties
- 24 and responsibilities of the Director.
- 25 "(h) Definitions.—In this section:

1	"(1) Operational energy.—The term 'oper-
2	ational energy' means the energy required for moving
3	and sustaining military forces and weapons plat-
4	forms for military operations. The term includes en-
5	ergy used by tactical power systems and generators
6	and weapons platforms.

- 7 "(2) OPERATIONAL ENERGY STRATEGY.—The 8 terms 'operational energy strategy' and 'strategy' 9 mean the operational energy strategy developed under 10 subsection (d).".
- 11 (b) CLERICAL AMENDMENT.—The table of sections at
 12 the beginning of such chapter is amended by inserting after
 13 the item relating to section 139a the following new item:
 "139b. Director of Operational Energy Plans and Programs.".

14 SEC. 905. CORROSION CONTROL AND PREVENTION EXECU-

- 15 TIVES FOR THE MILITARY DEPARTMENTS.
- 16 (a) Requirement To Designate Corrosion Con-
- 17 Trol and Prevention Executive.—Not later than 90
- 18 days after the date of the enactment of this Act, the Assist-
- 19 ant Secretary of each military department with responsi-
- 20 bility for acquisition, technology, and logistics shall des-
- 21 ignate an employee of the military department as the corro-
- 22 sion control and prevention executive. Such executive shall
- 23 be the senior official in the department with responsibility
- 24 for coordinating department-level corrosion control and
- 25 prevention program activities (including budget program-

1	ming) with the military department and the Office of the
2	Secretary of Defense, the program executive officers of the
3	military departments, and relevant major subordinate com-
4	mands of the military departments.
5	(b) Duties.—(1) The corrosion control and prevention
6	executive of a military department shall ensure that corro-
7	sion control and prevention is maintained in the depart-
8	ment's policy and guidance for management of each of the
9	following:
10	(A) System acquisition and production, includ-
11	ing design and maintenance.
12	(B) Research, development, test, and evaluation
13	programs and activities.
14	(C) Equipment standardization programs, in-
15	$cluding\ international\ standardization\ agreements.$
16	(D) Logistics research and development initia-
17	tives.
18	(E) Logistics support analysis as it relates to in-
19	tegrated logistic support in the materiel acquisition
20	process.
21	(F) Military infrastructure design, construction,
22	and maintenance.
23	(2) The corrosion control and prevention executive of
24	a military department shall be responsible for identifying

- 1 the funding levels necessary to accomplish the items listed
- 2 in subparagraphs (A) through (F) of paragraph (1).
- 3 (3) The corrosion control and prevention executive of
- 4 a military department shall, in cooperation with the appro-
- 5 priate staff of the department, develop, support, and provide
- 6 the rationale for resources—
- 7 (A) to initiate and sustain an effective corrosion 8 control and prevention program in the department;
- 9 (B) to evaluate the program's effectiveness; and
- (C) to ensure that corrosion control and preven-
- 11 tion requirements for material are reflected in budg-
- 12 eting and policies of the department for the formula-
- tion, management, and evaluation of personnel and
- programs for the entire department, including its re-
- 15 serve components.
- 16 (4) The corrosion control and prevention executive of
- 17 a military department shall be the principal point of con-
- 18 tact of the department to the Director of Corrosion Policy
- 19 and Oversight (as assigned under section 2228 of title 10,
- 20 United States Code).
- 21 (5) The corrosion control and prevention executive of
- 22 a military department shall submit an annual report to
- 23 the Secretary of Defense containing recommendations per-
- 24 taining to the corrosion control and prevention program of
- 25 the military department, including corrosion-related fund-

1	ing levels to carry out all of the duties of the executive under
2	this section.
3	SEC. 906. ALIGNMENT OF DEPUTY CHIEF MANAGEMENT OF
4	FICER RESPONSIBILITIES.
5	Section 192(e) of title 10, United States Code, is
6	amended to read as follows:
7	"(e) Special Rule for Defense Business Trans-
8	FORMATION AGENCY.—Notwithstanding the results of any
9	periodic review under subsection (c) with regard to the De-
10	fense Business Transformation Agency, the Secretary of De-
11	fense shall designate that the Director of the Agency shall
12	report directly to the Deputy Chief Management Officer of
13	the Department of Defense.".
14	SEC. 907. REQUIREMENT FOR THE SECRETARY OF DEFENSE
15	TO PREPARE A STRATEGIC PLAN TO EN-
16	HANCE THE ROLE OF THE NATIONAL GUARD
17	AND RESERVES.
18	(a) Plan.—Not later than April 1, 2009, the Secretary
19	of Defense, in consultation with the Chairman of the Joint
20	Chiefs of Staff and the Chief of the National Guard Bureau,
21	shall prepare a plan for enhancing the roles of the National
22	Guard and Reserve—
23	(1) when federalized in the case of the National
24	Guard, or activated in the case of the Reserves, in

1	support of operations conducted under title 10,
2	United States Code; and
3	(2) in support of operations conducted under
4	title 32, United States Code, or in support of State
5	missions.
6	(b) Matters To Be Assessed.—In preparing the
7	plan, the Secretary shall assess—
8	(1) the findings, conclusions, and recommenda-
9	tions of the Final Report to Congress and the Sec-
10	retary of Defense of the Commission on the National
11	Guard and Reserves, dated January 31, 2008, and ti-
12	tled "Transforming the National Guard and Reserves
13	into a 21st-Century Operational Force"; and
14	(2) the provisions of H.R. 5603 of the 110th Con-
15	gress, as introduced on March 13, 2008 (the National
16	Guard Empowerment and State-National Defense In-
17	tegration Act of 2008).
18	(c) Report.—Not later than April 1, 2009, the Sec-
19	retary of Defense shall submit to the Committees on Armed
20	Services of the Senate and the House of Representatives a
21	report on the plan required under this section. The report
22	shall include recommendations on—
23	(1) any changes to the current Department of
24	Defense organization, structure, command relation-

1	ships, budget authority, procurement authority, and
2	compensation and benefits;
3	(2) any legislation that the Secretary considers
4	necessary; and
5	(3) any other matter the Secretary considers ap-
6	propriate.
7	SEC. 908. REDESIGNATION OF THE DEPARTMENT OF THE
8	NAVY AS THE DEPARTMENT OF THE NAVY
9	AND MARINE CORPS.
10	(a) Redesignation of the Department of the
11	NAVY AS THE DEPARTMENT OF THE NAVY AND MARINE
12	Corps.—
13	(1) Redesignation of military depart-
14	MENT.—The military department designated as the
15	Department of the Navy is redesignated as the De-
16	partment of the Navy and Marine Corps.
17	(2) Redesignation of secretary and other
18	STATUTORY OFFICES.—
19	(A) Secretary.—The position of the Sec-
20	retary of the Navy is redesignated as the Sec-
21	retary of the Navy and Marine Corps.
22	(B) Other statutory offices.—The po-
23	sitions of the Under Secretary of the Navy, the
24	four Assistant Secretaries of the Navy, and the
25	General Counsel of the Department of the Navy

1	are redesignated as the Under Secretary of the
2	Navy and Marine Corps, the Assistant Secre-
3	taries of the Navy and Marine Corps, and the
4	General Counsel of the Department of the Navy
5	and Marine Corps, respectively.
6	(b) Conforming Amendments to Title 10, United
7	States Code.—
8	(1) Definition of "military department".—
9	Paragraph (8) of section 101(a) of title 10, United
10	States Code, is amended to read as follows:
11	"(8) The term 'military department' means the
12	Department of the Army, the Department of the Navy
13	and Marine Corps, and the Department of the Air
14	Force.".
15	(2) Organization of department.—The text
16	of section 5011 of such title is amended to read as fol-
17	lows: "The Department of the Navy and Marine
18	Corps is separately organized under the Secretary of
19	the Navy and Marine Corps.".
20	(3) Position of Secretary.—Section
21	5013(a)(1) of such title is amended by striking "There
22	is a Secretary of the Navy" and inserting "There is
23	a Secretary of the Navy and Marine Corps".
24	(4) Chapter Headings.—

1	(A) The heading of chapter 503 of such title
2	is amended to read as follows:
3	"CHAPTER 503—DEPARTMENT OF THE
4	NAVY AND MARINE CORPS".
5	(B) The heading of chapter 507 of such title
6	is amended to read as follows:
7	"CHAPTER 507—COMPOSITION OF THE DE-
8	PARTMENT OF THE NAVY AND MARINE
9	CORPS".
10	(5) Other amendments.—
11	(A) Title 10, United States Code, is amend-
12	ed by striking "Department of the Navy" and
13	"Secretary of the Navy" each place they appear
14	other than as specified in paragraphs (1), (2),
15	(3), and (4) (including in section headings, sub-
16	section captions, tables of chapters, and tables of
17	sections) and inserting "Department of the Navy
18	and Marine Corps" and "Secretary of the Navy
19	and Marine Corps", respectively, in each case
20	with the matter inserted to be in the same type-
21	face and typestyle as the matter stricken.
22	(B)(i) Sections 5013(f), 5014(b)(2), 5016(a),
23	5017(2), 5032(a), and 5042(a) of such title are
24	amended by striking "Assistant Secretaries of the

- Navy" and inserting "Assistant Secretaries of the Navy and Marine Corps".
- (ii) The heading of section 5016 of such title, and the item relating to such section in the table of sections at the beginning of chapter 503 of such title, are each amended by inserting "and Marine Corps" after "of the Navy", with the matter inserted in each case to be in the same typeface and typestyle as the matter amended.
- 10 (c) Other Provisions of Law and Other Ref-11 erences.—
- 12 (1) TITLE 37, UNITED STATES CODE.—Title 37,
 13 United States Code, is amended by striking "Depart14 ment of the Navy" and "Secretary of the Navy" each
 15 place they appear and inserting "Department of the
 16 Navy and Marine Corps" and "Secretary of the Navy
 17 and Marine Corps", respectively.
 - (2) OTHER REFERENCES.—Any reference in any law other than in title 10 or title 37, United States Code, or in any regulation, document, record, or other paper of the United States, to the Department of the Navy shall be considered to be a reference to the Department of the Navy and Marine Corps. Any such reference to an office specified in subsection (b)(2)

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- shall be considered to be a reference to that officer as
- 2 redesignated by that section.
- 3 (d) Effective Date.—This section and the amend-
- 4 ments made by this section shall take effect on the first day
- 5 of the first month beginning more than 60 days after the
- 6 date of the enactment of this Act.

7 SEC. 909. SUPPORT TO COMMITTEE REVIEW.

- 8 (a) FINDINGS.—Congress finds the following:
- 9 (1) In accordance with section 118 of title 10,

United States Code, the Department of Defense con-

- 11 ducts a Quadrennial Defense Review as a comprehen-
- sive examination of "the national defense strategy,
- 13 force structure, force modernization plans, infrastruc-
- 14 ture, budget plan, and other elements of the defense
- program and policies of the United States with a
- 16 view toward determining and expressing the defense
- 17 strategy of the United States and establishing a de-
- 18 fense program for the next 20 years".
- 19 (2) In submitting reports on these reviews to the
- 20 Committees on Armed Services of the Senate and the
- 21 House of Representatives, the Secretary is mandated
- to include the threats to the assumed or defined na-
- 23 tional security interests of the United States, the
- 24 threat-based scenarios developed to conduct the review,
- and other assumptions that impact the ability to

- counter such threats, including force readiness, cooperation of allies, warning times, and levels of engagement in operations other than war and smallerscale contingencies.
 - (3) There is no statutory requirement to assume certain funding levels available to the Department of Defense in the conduct of this review because Congress reserves its prerogative to provide the resources necessary to address threats to United States national security interests and uses this review as a data point in determining the proper level of those resources.
 - (4) The reports associated with the 1997, 2001, and 2006 reviews clearly demonstrated that the Secretary made certain assumptions about anticipated funding.
 - (5) As a result, the reported recommendations were unnecessarily constrained by those funding assumptions.
 - (6) As the Department of Defense is preparing to conduct another Quadrennial Defense Review with a report due to the Congress by 2010, the Committee on Armed Services of the House of Representatives should review in a bipartisan, thorough manner the military capabilities required to address challenges to United

1	States national security interests over the next 20
2	years.
3	(b) Support Required.—Within 15 days after re-
4	ceiving a request, the Secretary of Defense shall provide the
5	Committee on Armed Services of the House of Representa-
6	tives with any information or data requested by that Com-
7	mittee so that it can review in a comprehensive, threat-
8	based, and bipartisan manner the national defense strategy,
9	force structure, force modernization plans, infrastructure,
10	budget plan, and other elements of the defense program and
11	policies of the United States with a view toward deter-
12	mining and expressing the defense strategy of the United
13	States and establishing a defense program for the next 20
14	years, as well as preparing for the upcoming Quadrennial
15	Roles and Missions Review and Quadrennial Defense Re-
16	view.
17	Subtitle B—Space Activities
18	SEC. 911. EXTENSION OF AUTHORITY FOR PILOT PROGRAM
19	FOR PROVISION OF SPACE SURVEILLANCE
20	NETWORK SERVICES TO NON-UNITED STATES
21	GOVERNMENT ENTITIES.
22	Section 2274(i) of title 10, United States Code, is
23	amended by striking "September 30, 2009" and inserting
24	"September 30, 2010".

1	SEC. 912. INVESTMENT AND ACQUISITION STRATEGY FOR
2	COMMERCIAL SATELLITE CAPABILITIES.
3	(a) Requirement.—The Secretary of Defense shall
4	conduct an assessment to determine a recommended invest-
5	ment and acquisition strategy for commercial satellite ca-
6	pabilities.
7	(b) Elements.—The assessment required under sub-
8	section (a) shall include the following:
9	(1) Review of national and defense policy rel-
10	evant to the requirements for, acquisition of, and use
11	of commercial satellite capabilities, and the relation-
12	ship with commercial satellite providers.
13	(2) Assessment of the manner in which commer-
14	cial satellite capabilities are utilized by the Depart-
15	ment of Defense and options for expanding such utili-
16	zation or identifying new means to leverage commer-
17	cial satellite capabilities, such as hosting payloads.
18	(3) Review of military requirements for satellite
19	communications and remote sensing by quantity,
20	quality, timeline, and any other metric considered
21	appropriate.
22	(4) Description of current and planned commer-
23	cial satellite capabilities and an assessment of their
24	ability to meet the requirements identified in para-
25	graph (3).

- 1 (5) Assessment of the ability of commercial sat-2 ellite capabilities to meet other military requirements 3 not identified in paragraph (3).
 - (6) Description of the utilization of and resources allocated to commercial satellite communications and remote sensing in the past (past five years), present (current date through Future Years Defense Plan (FYDP)), and future (beyond the FYDP) to meet the requirements identified in paragraph (3).
 - (7) Assessment of purchasing patterns that may lead to recommendations in which the Department may consolidate requirements, centralize operations, aggregate purchases, or leverage purchasing power (including the use of multiyear contracting).
 - (8) Assessment of various models for acquiring commercial satellite capabilities, including funding, management, and operations models.

(c) Report.—

(1) In General.—Not later than February 1, 2009, the Secretary of Defense shall submit to the congressional defense committees a report setting forth the results of the assessment required under subsection (a) and provide recommendations, to include—

1	(A) the recommended investment and acqui-
2	sition strategy or strategies of the Department
3	$for\ commercial\ satellite\ capabilities;$
4	(B) how the investment and acquisition
5	strategy or strategies should be addressed in fis-
6	cal years after fiscal year 2009; and
7	(C) a proposal for such legislative action as
8	the Secretary considers necessary to acquire ap-
9	propriate types and amounts of commercial sat-
10	$ellite\ capabilities.$
11	(2) FORM.—The report shall be in unclassified
12	form, but may include a classified annex.
13	(d) Definitions.—In this section:
14	(1) The term "commercial satellite capabilities"
15	means the system, capability, or service provided by
16	a commercial satellite provider.
17	(2) The term "commercial satellite provider" re-
18	fers to privately owned and operated space systems,
19	their technology, components, products, data, services,
20	and related information, as well as foreign systems
21	whose products and services are sold commercially.

1	$Subtitle\ C$ — $Chemical$
2	Demilitarization Program
3	SEC. 921. CHEMICAL DEMILITARIZATION CITIZENS ADVI-
4	SORY COMMISSIONS IN COLORADO AND KEN-
5	TUCKY.
6	Section 172 of the National Defense Authorization Act
7	for Fiscal Year 1993 (50 U.S.C. 1521 note) is amended by
8	adding at the end the following:
9	"(i) Colorado and Kentucky Chemical Demili-
10	Tarization Citizens Advisory Commissions.—Notwith-
11	standing subsections (b), (f), and (g), and consistent with
12	section 142 of the Strom Thurmond National Defense Au-
13	thorization Act for Fiscal Year 1999 (50 U.S.C. 1521 note)
14	and section 8122 of the Department of Defense Appropria-
15	tions Act, 2003 (50 U.S.C. 1521 note), responsibilities for
16	the Chemical Demilitarization Citizens Advisory Commis-
17	sions in Colorado and Kentucky shall be transferred from
18	the Secretary of the Army to the Program Manager for As-
19	sembled Chemical Weapons Alternatives. The Program
20	Manager for Assembled Chemical Weapons Alternatives
21	shall ensure the ability to receive citizen and State concerns
22	regarding the ongoing chemical destruction program in
23	these States. A representative from the Office of the Assist-
24	ant to the Secretary of Defense for Nuclear, Chemical, and
25	Biological Defense Programs shall meet with these commis-

- 1 sions not less often than twice a year. Funds appropriated
- 2 for the Assembled Chemical Weapons Alternatives Program
- 3 shall be used for travel and associated travel costs for these
- 4 Citizens Advisory Commissioners, when such travel is con-
- 5 ducted at the invitation of the Department of Defense Spe-
- 6 cial Assistant for Chemical and Biological Defense and
- 7 Chemical Demilitarization Programs.".
- 8 SEC. 922. PROHIBITION ON TRANSPORT OF HYDROLYSATE
- 9 AT PUEBLO CHEMICAL DEPOT, COLORADO.
- 10 (a) Prohibition.—During fiscal year 2009, the Sec-
- 11 retary of Defense may not transport hydrolysate from the
- 12 Pueblo Chemical Depot, Colorado, to an off-site location for
- 13 treatment, storage, or disposal.
- 14 (b) SAVINGS CLAUSE.—Nothing in this section limits
- 15 or otherwise affects section 8119 of the Department of De-
- 16 fense Appropriations Act, 2008 (Public Law 110–116; 50
- 17 U.S.C. 1521 note).
- 18 (c) Report.—Not later than February 15, 2009, the
- 19 Secretary shall submit to the congressional defense commit-
- 20 tees a report on hydrolysate stockpiled at the Pueblo Chem-
- 21 ical Depot, Colorado. The report shall include a comprehen-
- 22 sive cost-benefit analysis between on-site and off-site meth-
- 23 ods for disposing of such hydrolysate.

1	Subtitle D—Intelligence-Related
2	Matters
3	SEC. 931. TECHNICAL CHANGES FOLLOWING THE REDESIG-
4	NATION OF NATIONAL IMAGERY AND MAP-
5	PING AGENCY AS NATIONAL GEOSPATIAL-IN-
6	TELLIGENCE AGENCY.
7	(a) Technical Changes to United States
8	Code.—
9	(1) Title 5.—Title 5, United States Code, is
10	amended by striking "National Imagery and Map-
11	ping Agency" each place it appears and inserting
12	$``National\ Geospatial-Intelligence\ Agency".$
13	(2) Title 44.—Title 44, United States Code, is
14	amended by striking "National Imagery and Map-
15	ping Agency" each place it appears and inserting
16	$``National\ Geospatial-Intelligence\ Agency".$
17	(b) Technical Changes to Other Acts.—
18	(1) Ethics in government act of 1978.—Sec-
19	tion 105(a)(1) of the Ethics in Government Act of
20	1978 (Public Law 95–521; 5 U.S.C. App. 4) is
21	amended by striking "National Imagery and Map-
22	ping Agency" and inserting "National Geospatial-In-
23	telligence Agencu".

1	(2) Inspector general act of 1978.—Section
2	8H of the Inspector General Act of 1978 (Public Law
3	95–452; 5 U.S.C. App.) is amended—
4	(A) in subsection $(a)(1)(A)$, by striking
5	"National Imagery and Mapping Agency" and
6	$inserting \hbox{``National} Geospatial\hbox{-} Intelligence$
7	Agency"; and
8	(B) in subsection $(g)(1)$, by striking "Na-
9	tional Imagery and Mapping Agency" and in-
10	serting "National Geospatial-Intelligence Agen-
11	cy".
12	(3) Employee polygraph protection act of
13	1988.—Section $7(b)(2)(A)(i)$ of the Employee Poly-
14	graph Protection Act of 1988 (29 U.S.C.
15	2006(b)(2)(A)(i)) is amended by striking "National
16	Imagery and Mapping Agency" and inserting "Na-
17	$tional\ Geospatial \hbox{-} Intelligence\ Agency".$
18	(4) Legislative branch appropriations act,
19	1993.—Section $207(a)(2)(B)$ of the Legislative
20	Branch Appropriations Act, 1993 (Public Law 102–
21	392; 44 U.S.C. 501 note), is amended by striking
22	"National Imagery and Mapping Agency" and insert-
23	$ing\ ``National\ Geospatial-Intelligence\ Agency".$
24	(5) Homeland Security act of 2002.—Section
25	201(e)(2) of the Homeland Security Act of 2002 (6

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1
        U.S.C. 121(e)(2)) is amended by striking "National"
 2
        Imagery and Mapping Agency" and inserting "Na-
 3
        tional Geospatial-Intelligence Agency".
    SEC. 932. TECHNICAL AMENDMENTS TO TITLE 10, UNITED
 4
 5
                 STATES CODE, ARISING FROM ENACTMENT
 6
                 OF THE INTELLIGENCE REFORM AND TER-
 7
                 RORISM PREVENTION ACT OF 2004.
 8
        (a) References to Head of Intelligence Commu-
   NITY.—Title 10, United States Code, is amended by striking
10
    "Director of Central Intelligence" each place it appears and
    inserting "Director of National Intelligence" in the fol-
   lowing:
12
13
             (1) Section 193(d)(2).
14
             (2) Section 193(e).
15
             (3) Section 201(a).
             (4) Section 201(b)(1).
16
17
             (5) Section 201(c)(1).
18
             (6) Section 425(a).
19
             (7) Section 431(b)(1).
20
             (8) Section 441(c).
21
             (9) Section 441(d).
22
             (10) Section 443(d).
23
             (11) Section 2273(b)(1).
             (12) Section 2723(a).
24
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1	(b) Clerical Amendments.—Such title is further
2	amended by striking "Director of Central Intel-
3	LIGENCE" each place it appears and inserting "DIRECTOR
4	OF NATIONAL INTELLIGENCE" in the following:
5	(1) Section $441(c)$.
6	(2) Section $443(d)$.
7	(c) Reference to Head of Central Intelligence
8	AGENCY.—Section 444 of such title is amended by striking
9	"Director of Central Intelligence" each place it appears and
10	$inserting\ ``Director\ of\ the\ Central\ Intelligence\ Agency".$
11	SEC. 933. TECHNICAL AMENDMENTS RELATING TO THE AS-
12	SOCIATE DIRECTOR OF THE CIA FOR MILI-
13	TARY AFFAIRS.
14	Section 528(c) of title 10, United States Code, is
15	amended—
16	(1) in the heading, by striking "MILITARY SUP-
17	PORT' and inserting "MILITARY AFFAIRS"; and
18	(2) by striking "Military Support" and insert-
19	ing "Military Affairs".
20	Subtitle E—Other Matters
21	SEC. 941. DEPARTMENT OF DEFENSE SCHOOL OF NURSING
22	REVISIONS.
23	(a) School of Nursing.—The text of section 2117
24	of title 10, United States Code, is amended to read as fol-
25	lows

1	"(a) Establishment.—The Secretary of Defense shall
2	establish within the University a School of Nursing, not
3	later than July 1, 2010. It shall be so organized as to grad-
4	uate not less than 25 students with a bachelor of science
5	in nursing in the first class not later than June 30, 2012,
6	not less than 50 in the second class, and not less than 100
7	annually thereafter.
8	"(b) Minimum Requirement.—The School of Nursing
9	shall include, at a minimum, a program that awards a
10	bachelor of science in nursing.
11	"(c) Phased Development.—The development of the
12	School of Nursing may be by such phases as the Secretary
13	may prescribe, subject to the requirements of subsection
14	(a).".
15	(b) Retired Nurse Corps Officer Demonstra-
16	TION PROJECT.—
17	(1) In General.—The Secretary of Defense may
18	conduct a demonstration project to encourage retired
19	military nurses to serve as faculty at civilian nursing
20	schools.
21	(2) Eligibility requirements.—
22	(A) Individual is eligible
23	to participate in the demonstration project if the
24	individual—

1	(i) is a retired nurse corps officer of
2	one of the Armed Forces;
3	(ii) has had at least 26 years of active
4	Federal commissioned service before retir-
5	ing; and
6	(iii) possesses a doctoral or master de-
7	gree in nursing that qualifies the officer to
8	become a full faculty member of an accred-
9	ited school of nursing.
10	(B) Institution.—An accredited school of
11	nursing is eligible to participate in the dem-
12	onstration project if the school or its parent in-
13	stitution of higher education—
14	(i) is a school of nursing that is ac-
15	credited to award, at a minimum, a bach-
16	elor of science in nursing and provides edu-
17	cational programs leading to such degree;
18	(ii) has a resident Reserve Officer
19	Training Corps unit at the institution of
20	higher education that fulfils the require-
21	ments of sections 2101 and 2102 of title 10,
22	United States Code;
23	(iii) does not prevent ROTC access or
24	military recruiting on campus, as defined

1	in section 983 of title 10, United States
2	Code;
3	(iv) provides any retired nurse corps
4	officer participating in the demonstration
5	project a salary and other compensation at
6	the level to which other similarly situated
7	faculty members of the accredited school of
8	nursing are entitled, as determined by the
9	Secretary of Defense; and
10	(v) agrees to comply with paragraph
11	(4).
12	(3) Compensation.—
13	(A) The Secretary of Defense may authorize
14	a Secretary of a military department to author-
15	ize qualified institutions of higher education to
16	employ as faculty those eligible individuals (as
17	described in paragraph (2)) who are receiving
18	retired pay, whose qualifications are approved
19	by the Secretary and the institution of higher
20	education concerned, and who request such em-
21	ployment, subject to the following:
22	(i) A retired nurse corps officer so em-
23	ployed is entitled to receive the officer's re-
24	tired pay without reduction by reason of
25	any additional amount paid to the officer

1	by the institution of higher education con-
2	cerned. In the case of payment of any such
3	additional amount by the institution of
4	higher education concerned, the Secretary of
5	the military department concerned may pay
6	to that institution the amount equal to one-
7	half the amount paid to the retired officer
8	by the institution for any period, up to a
9	maximum of one-half of the difference be-
10	tween the officer's retired pay for that pe-
11	riod and the active duty pay and allow-
12	ances that the officer would have received
13	for that period if on active duty. Payments
14	by the Secretary concerned under this para-
15	graph shall be made from funds specifically
16	appropriated for that purpose.
17	(ii) Notwithstanding any other provi-
18	sion of law contained in title 10, title 32,
19	or title 37, United States Code, such a re-
20	tired nurse corps officer is not, while so em-
21	ployed, considered to be on active duty or
22	inactive duty training for any purpose.
23	(4) Scholarships for nurse officer can-
24	DIDATES.—For purposes of the eligibility of an insti-

- tution under paragraph (2)(B)(v), the following requirements apply:
 - (A) Each accredited school of nursing at which a retired nurse corps officer serves on the faculty under this subsection shall provide full academic scholarships to individuals undertaking an educational program at such school leading to a bachelor of science in nursing degree who agree, upon completion of such program, to accept a commission as an officer in the nurse corps of one of the Armed Forces.
 - (B) The total number of scholarships provided by an accredited school of nursing under subparagraph (A) for each officer serving on the faculty of that school under this subsection shall be such number as the Secretary of Defense shall specify for purposes of this subsection.
 - (C) Each accredited school of nursing shall pay to the Department of Defense an amount equal to the value of the scholarship for every nurse officer candidate who fails to be accessed as a nurse corps officer into one of the Armed Forces within one year of receiving a bachelor of science degree in nursing from that school.

1	(D) The Secretary concerned is authorized
2	to discontinue the demonstration project author-
3	ized in this subsection at any institution of high-
4	er education that fails to fulfill the requirements
5	$of\ subparagraph\ (C).$
6	(5) Report.—
7	(A) Not later than 24 months after the com-
8	mencement of any demonstration project under
9	this subsection, the Secretary of Defense shall
10	submit to the congressional defense committees a
11	report on the demonstration project. The report
12	shall include a description of the project and a
13	description of plans for the continuation of the
14	project, if any.
15	(B) Elements.—The report shall also in-
16	clude, at a minimum, the following:
17	(i) The current number of retired nurse
18	corps officers who have at least 26 years of
19	active Federal commissioned service who
20	would be eligible to participate in the pro-
21	gram.
22	(ii) The number of retired nurse corps
23	officers participating in the demonstration
24	project.

1	(iii) The number of accredited schools
2	of nursing participating in the demonstra-
3	tion project.
4	(iv) The number of nurse officer can-
5	didates who have accessed into the military
6	as commissioned nurse corps officers.
7	(v) The number of scholarships award-
8	ed to nurse officer candidates.
9	(vi) The number of nurse officer can-
10	didates who have failed to access into the
11	military, if any.
12	(vii) The amount paid to the Depart-
13	ment of Defense in the event any nurse offi-
14	cer candidates awarded scholarships by the
15	accredited school of nursing fail to access
16	into the military as commissioned nurse
17	corps officers.
18	(viii) The funds expended in the oper-
19	ation of the demonstration project.
20	(ix) The recommendation of the Sec-
21	retary of Defense as to whether the dem-
22	onstration project should be extended.
23	(6) Sunset.—The authority in this subsection
24	shall expire on June 30, 2014.

1	(7) Definitions.—In this subsection, the terms
2	"school of nursing" and "accredited" have the meet-
3	ing given those terms in section 801 of the Public
4	Health Service Act (42 U.S.C. 296).
5	SEC. 942. AMENDMENTS OF AUTHORITY FOR REGIONAL
6	CENTERS FOR SECURITY STUDIES.
7	(a) In General.—Section 184(f) of title 10, United
8	States Code, is amended by adding at the end the following
9	new paragraph:
10	"(6) Funds available to the Department of De-
11	fense for a Regional Center for any fiscal year (begin-
12	ning with funds available for fiscal year 2009), in-
13	cluding funds available under paragraphs (4) and
14	(5), are available for use for programs that begin in
15	such fiscal year but end in the next fiscal year.".
16	(b) Establishment of a Pilot Program for Non-
17	GOVERNMENTAL PERSONNEL.—
18	(1) In GENERAL.—In fiscal years 2009 and
19	2010, the Secretary of Defense, with the concurrence
20	of the Secretary of State, may waive reimbursement
21	of the costs of activities of the Regional Centers for
22	nongovernmental and international organization per-
23	sonnel who participate in activities that enhance co-
24	operation of nongovernmental organizations and
25	international organizations with Armed Forces of the

- United States, if the Secretary of Defense determines
 that attendance of such personnel without reimbursement is in the national security interests of the
 United States. Costs for which reimbursement is
 waived pursuant to this subsection shall not exceed
 \$1,000,000 in each of fiscal years 2009 and 2010 and
 shall be paid from appropriations available to the Regional Centers in each of those fiscal years.
- 9 (2) Report required.—.For each of fiscal 10 years 2009 and 2010, the Secretary of Defense shall 11 include in the annual report required under section 12 184(h) of title 10, United States Code, a description 13 of the extent of nongovernmental and international 14 organization participation in the programs of each 15 regional center, including the costs incurred by the 16 United States for the participation of each organiza-17 tion.

18 SEC. 943. FINDINGS AND SENSE OF CONGRESS REGARDING

- 19 THE WESTERN HEMISPHERE INSTITUTE FOR 20 SECURITY COOPERATION.
- 21 (a) FINDINGS.—The Congress finds the following:
- 22 (1) The mission of the Western Hemisphere In-23 stitute for Security Cooperation (hereafter in this sec-24 tion referred to as "WHINSEC") is to provide profes-25 sional education and training to military personnel,

- law enforcement officials, and civilian personnel in support of the democratic principles set forth in the Charter of the Organization of American States, while fostering mutual knowledge, transparency, confidence, and cooperation among the participating nations, and promoting democratic values, respect for human rights, and knowledge and understanding of United States customs and traditions.
 - (2) WHINSEC supports the Security Cooperation Guidance of the Secretary of Defense by addressing the education and training needs of the United States Southern Command and United States Northern Command.
 - WHINSEC, Congress specified that the curriculum of WHINSEC may include leadership development, counterdrug operations, peacekeeping, resource management, and disaster relief planning. Congress also mandated a minimum of eight hours of instruction on human rights, due process, the rule of law, the role of the Armed Forces in a democratic society, and civilian control of the military. WHINSEC averages twelve hours of such instruction per course.
 - (4) On March 21, 2007, Admiral Stavridis, Commander of United States Southern Command,

- stated before the House Armed Services Committee
 that WHINSEC "is the military's crown jewel for
 human rights training.".
- 4 (5) WHINSEC does not select students for par-5 ticipation. A partner nation nominates students to 6 attend WHINSEC, and in accordance with the law of 7 the United States and the policies of the Departments 8 of Defense and State, the United States Embassy in 9 such partner nation screens and conducts background 10 checks on such nominees. The vetting process of 11 WHINSEC nominees includes a background check by 12 United States embassies in partner nations, as well 13 as checks by the Bureau of Western Hemisphere Af-14 fairs and the Bureau of Democracy, Human Rights, 15 and Labor. Further, the Abuse Case Evaluation Sys-16 tem of the Department of State, a central database 17 that aggregates human rights abuse data into a sin-18 gle, searchable location, is used as a resource for 19 checking abuse allegations when conducting vetting 20 requests.
 - (6) WHINSEC operates in accordance with the "Leahy Law," which was first enacted in 1997 and has since expanded to prohibit United States military assistance to foreign military units that violate human rights including security assistance programs

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23

24

- funded through foreign operations appropriations
 Acts and training programs made available pursuant
 to Department of Defense appropriations Acts.
 - (7) Independent review, observation, and recommendation regarding operations of WHINSEC is provided by a Board of Visitors which is chaired by Bishop Robert Morlino of Wisconsin and includes four Members of Congress, two from each political party.
 - (8) WHINSEC is open to visitors at any time.

 Anyone can visit, sit in classes, talk with students and faculty, and review instructional materials.
 - (9) On May 7, 2008, the Department of Defense provided Congress requested information regarding the students, instructors, and courses at WHINSEC.
- 16 (b) Sense of Congress.—It is the sense of Congress
 17 that—
- 18 (1) WHINSEC is one of the most effective mech19 anisms that the United States has to build relation20 ships with future leaders throughout the Western
 21 Hemisphere, influence the human rights records and
 22 democracy trajectory of countries in the Western
 23 Hemisphere, and mitigate the growing influence of
 24 non-hemispheric powers;

1	(2) WHINSEC is succeeding in meeting its stat-
2	ed mission of providing professional education and
3	training to eligible military personnel, law enforce-
4	ment officials, and civilians of nations of the Western
5	Hemisphere that support the democratic principles set
6	forth in the Charter of the Organization of American
7	States, while fostering mutual knowledge, trans-
8	parency, confidence, and cooperation among the par-
9	ticipating nations and promoting democratic values
10	and respect for human rights; and
11	(3) WHINSEC is an invaluable education and
12	training facility which the Department of Defense
13	should continue to utilize in order to help foster a
14	spirit of partnership that will ensure security and en-
15	hance stability and interoperability among the
16	United States military and the militaries of partici-
17	pating nations.
18	SEC. 944. RESTRICTION ON OBLIGATION OF FUNDS FOR
19	UNITED STATES SOUTHERN COMMAND DE-
20	VELOPMENT ASSISTANCE ACTIVITIES.
21	(a) Report and Certification Required.—Not
22	later than 30 days after the date of the enactment of this
23	Act, the Secretary of Defense shall submit to the congres-
24	sional defense committees a report describing the develop-
25	ment assistance activities carried out by the United States

1	Southern Command during fiscal year 2008 and planned
2	for fiscal year 2009 and containing a certification by the
3	Secretary that such development assistance activities—
4	(1) will not adversely diminish the ability of the
5	United States Southern Command or its components
6	to carry out its combat or military missions;
7	(2) do not divert resources from funded or un-
8	funded requirements of the United States Southern
9	Command in connection with the role of the Depart-
10	ment of Defense under section 124 of title 10, United
11	States Code, as the single lead agency of the Federal
12	Government for the detection and monitoring of aer-
13	ial and maritime transit of illegal drugs into the
14	United States;
15	(3) are not unnecessarily duplicative of activities
16	already conducted or planned to be conducted by any
17	other Federal department or agency during fiscal
18	year 2009; and
19	(4) are designed, planned, and conducted to com-
20	plement joint training and exercises, host-country ca-
21	pacity building, or similar activities directly con-
22	nected to the responsibilities of the United States
23	Southern Command.
24	(b) Restriction on Obligation of Funds Pending
25	Certification.—Of the amounts appropriated pursuant

- 1 to an authorization of appropriations in this Act or other-
- 2 wise made available for fiscal year 2009 for operation and
- 3 maintenance for the United States Southern Command, not
- 4 more than 90 percent may be obligated or expended until
- 5 30 days after the certification required by subsection (a)
- 6 is received by the congressional defense committees.
- 7 (c) Development Assistance Activities De-
- 8 FINED.—In this section, the term "development assistance
- 9 activities" means assistance activities carried out by the
- 10 United States Southern Command that are comparable to
- 11 the assistance activities carried out by the United States
- 12 under—
- 13 (1) chapters 1, 10, 11, and 12 of part I of the
- 14 Foreign Assistance Act of 1961 (22 U.S.C. 2151,
- 15 2293, 2295, and 2296 et seq.); and
- 16 (2) any other provision of law for purposes com-
- 17 parable to the purposes for which assistance activities
- are carried out under the provisions of law referred
- 19 to in paragraph (1).
- 20 SEC. 945. AUTHORIZATION OF NON-CONVENTIONAL AS-
- 21 SISTED RECOVERY CAPABILITIES.
- 22 (a) Non-Conventional Assisted Recovery Capa-
- 23 BILITIES.—Upon a determination by a combatant com-
- 24 mander that an action is necessary in connection with a
- 25 non-conventional assisted recovery effort, an amount not to

- 1 exceed \$20,000,000 of the funds appropriated pursuant to
- 2 an authorization of appropriations or otherwise made
- 3 available for "Operation and Maintenance, Navy" may be
- 4 used to establish, develop, and maintain non-conventional
- 5 assisted recovery capabilities.
- 6 (b) Procedures.—The Secretary of Defense shall es-
- 7 tablish procedures for the exercise of the authority under
- 8 subsection (a). The Secretary shall notify the congressional
- 9 defense committees of those procedures before any exercise
- 10 of that authority.
- 11 (c) Authorized Activities.—Non-conventional as-
- 12 sisted recovery capabilities authorized under subsection (a)
- 13 may, in limited and special circumstances, include the pro-
- 14 vision of support to foreign forces, irregular forces, groups,
- 15 or individuals in order to facilitate the recovery of Depart-
- 16 ment of Defense or Coast Guard military or civilian per-
- 17 sonnel, or other individuals who, while conducting activities
- 18 in support of United States military operations, become
- 19 separated or isolated and cannot rejoin their units without
- 20 the assistance authorized in subsection (a). Such support
- 21 may include the provision of limited amounts of equipment,
- 22 supplies, training, transportation, or other logistical sup-
- 23 port or funding.
- 24 (d) Annual Report.—Not later than 30 days after
- 25 the close of each fiscal year during which subsection (a) is

- 1 in effect, the Secretary of Defense shall submit to the con-
- 2 gressional defense committees a report on support provided
- 3 under that subsection during that fiscal year.
- 4 (e) Limitation on Intelligence Activities.—This
- 5 section does not constitute authority to conduct a covert ac-
- 6 tion, as such term is defined in section 503(e) of the Na-
- 7 tional Security Act of 1947 (50 U.S.C. 413b(e)).
- 8 (f) Limitation on Foreign Assistance Activi-
- 9 TIES.—This section does not constitute authority—
- 10 (1) to build the capacity of foreign military
- 11 forces or provide security and stabilization assistance,
- as described in sections 1206 and 1207 of the Na-
- 13 tional Defense Authorization Act for Fiscal Year 2006
- 14 (Public Law 109–163; 119 Stat. 3456 and 3458), re-
- 15 spectively; and
- 16 (2) to provide assistance that is otherwise pro-
- 17 hibited by any other provision in law, including any
- 18 provision of law relating to the control of exports of
- 19 defense articles or defense services.
- 20 (g) Period of Authority.—The authority under this
- 21 section is in effect during each of the fiscal years 2009
- 22 through 2012.

1	SEC. 946. REPORT ON UNITED STATES NORTHERN COM-
2	MAND DEVELOPMENT OF INTERAGENCY
3	PLANS AND COMMAND AND CONTROL RELA-
4	TIONSHIPS.
5	(a) Report Required.—Not later than 90 days after
6	the date of the enactment of this Act, the Secretary of De-
7	fense, in consultation with the Secretary of Homeland Secu-
8	rity and the heads of other appropriate Federal agencies,
9	shall submit a report to Congress describing the progress
10	made to address certain deficiencies in the United States
11	Northern Command identified in the Comptroller General
12	report 08-251/252. To prepare the report, the Secretary of
13	Defense shall direct the United States Northern Command
14	to perform the following:
15	(1) Provide a compendium of all roles, mission
16	requirements and resources from all 50 States. Each
17	role and mission in the docket will be accompanied
18	by a brief explanation of the requirement and proof
19	of endorsement by the respective State Adjutant Gen-
20	erals and the Department of Homeland Security.
21	(2) Synchronize and continually update its unit
22	requirements with the deployment schedules of the
23	units it depends on. The commander of the United
24	States Northern Command shall develop plans for
25	primary and secondary units to cover the roles and
26	missions coordinated in paragraph (1).

(3) Coordinate with all source units and other
commands. The report shall include copies of all these
unit and command mission statements.
(4) Coordinate with its interagency partners to
form charters that govern the agreements among
them, including qualifications for personnel with liai-
son functions between interagency partners.
(b) Improved Coordination.—The commander of the
United States Northern Command shall coordinate with its
Federal interagency partners to ascertain requirements for
plans, training, equipment, and resources in support of—
(1) homeland defense;
(2) domestic emergency response; and
(3) military support to civil authorities.
TITLE X—GENERAL PROVISIONS
Subtitle A—Financial Matters
Sec. 1001. General transfer authority. Sec. 1002. Requirement for separate display of budget for Afghanistan. Sec. 1003. Requirement for separate display of budget for Iraq. Sec. 1004. One-time shift of military retirement payments.

Subtitle B—Policy Relating to Vessels and Shipyards

- Sec. 1011. Conveyance, Navy drydock, Aransas Pass, Texas.
- Sec. 1012. Report on repair of naval vessel in foreign shipyards.
- Sec. 1013. Policy relating to major combatant vessels of the strike forces of the United States Navy.
- Sec. 1014. National Defense Sealift Fund amendments.
- Sec. 1015. Report on contributions to the domestic supply of steel and other metals from scrapping of certain vessels.

- Sec. 1021. Continuation of reporting requirement regarding Department of Defense expenditures to support foreign counter-drug activities.
- Sec. 1022. Extension of authority for joint task forces to provide support to law enforcement agencies conducting counter-terrorism activities.

- Sec. 1023. Extension of authority to support unified counter-drug and counterterrorism campaign in Colombia and continuation of numerical limitation on assignment of United States personnel.
- Sec. 1024. Expansion and extension of authority to provide additional support for counter-drug activities of certain foreign governments.
- Sec. 1025. Comprehensive Department of Defense strategy for counter-narcotics efforts for West Africa and the Maghreb.
- Sec. 1026. Comprehensive Department of Defense strategy for counter-narcotics efforts in South and Central Asian regions.

Subtitle D—Boards and Commissions

- Sec. 1031. Strategic Communication Management Board.
- Sec. 1032. Extension of certain dates for Congressional Commission on the Strategic Posture of the United States.
- Sec. 1033. Extension of Commission to Assess the Threat to the United States from Electromagnetic Pulse (EMP) Attack.

Subtitle E—Studies and Reports

- Sec. 1041. Report on corrosion control and prevention.
- Sec. 1042. Study on using Modular Airborne Fire Fighting Systems (MAFFS) in a Federal response to wildfires.
- Sec. 1043. Study on rotorcraft survivability.
- Sec. 1044. Studies to analyze alternative models for acquisition and funding of inter-connected cyberspace systems.
- Sec. 1045. Report on nonstrategic nuclear weapons.
- Sec. 1046. Study on national defense implications of section 1083.
- Sec. 1047. Report on methods Department of Defense utilizes to ensure compliance with Guam tax and licensing laws.

Subtitle F—Congressional Recognitions

- Sec. 1051. Sense of Congress honoring the Honorable Duncan Hunter.
- Sec. 1052. Sense of Congress in honor of the Honorable Jim Saxton, a Member of the House of Representatives.
- Sec. 1053. Sense of Congress honoring the Honorable Terry Everett.
- Sec. 1054. Sense of Congress honoring the Honorable Jo Ann Davis.

Subtitle G—Other Matters

- Sec. 1061. Amendment to annual submission of information regarding information technology capital assets.
- Sec. 1062. Restriction on Department of Defense relocation of missions or functions from Cheyenne Mountain Air Force Station.
- Sec. 1063. Technical and clerical amendments.
- Sec. 1064. Submission to Congress of revision to regulation on enemy prisoners of war, retained personnel, civilian internees, and other detain-
- Sec. 1065. Authorization of appropriations for payments to Portuguese nationals employed by the Department of Defense.
- Sec. 1066. State Defense Force Improvement.
- Sec. 1067. Barnegat Inlet to Little Egg Inlet, New Jersey.
- Sec. 1068. Sense of Congress regarding the roles and missions of the Department of Defense and other national security institutions.
- Sec. 1069. Sense of Congress relating to 2008 supplemental appropriations.
- Sec. 1070. Sense of Congress regarding defense requirements of the United States.

Subtitle A—Financial Matters

2	SEC. 1001. GENERAL TRANSFER AUTHORITY.
3	(a) Authority To Transfer Authorizations.—
4	(1) Authority.—Upon determination by the
5	Secretary of Defense that such action is necessary in
6	the national interest, the Secretary may transfer
7	amounts of authorizations made available to the De-
8	partment of Defense in this division for fiscal year
9	2009 between any such authorizations for that fiscal
10	year (or any subdivisions thereof). Amounts of au-
11	thorizations so transferred shall be merged with and
12	be available for the same purposes as the authoriza-
13	tion to which transferred.
14	(2) Limitation.—Except as provided in para-
15	graph (3), the total amount of authorizations that the
16	Secretary may transfer under the authority of this
17	section may not exceed \$
18	(3) Exception for transfers between mili-
19	TARY PERSONNEL AUTHORIZATIONS.—A transfer of
20	funds between military personnel authorizations
21	under title IV shall not be counted toward the dollar
22	limitation in paragraph (2).
23	(b) Limitations.—The authority provided by this sec-
24	tion to transfer authorizations—

1	(1) may only be used to provide authority for
2	items that have a higher priority than the items from
3	which authority is transferred; and
4	(2) may not be used to provide authority for an
5	item that has been denied authorization by Congress.
6	(c) Effect on Authorization Amounts.—A trans-
7	fer made from one account to another under the authority
8	of this section shall be deemed to increase the amount au-
9	thorized for the account to which the amount is transferred
10	by an amount equal to the amount transferred.
11	(d) Notice to Congress.—The Secretary shall
12	promptly notify Congress of each transfer made under sub-
13	section (a).
13 14	section (a). SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF
14	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF
14 15 16	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN.
14 15 16 17	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request sub-
14 15 16 17	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request submission for the Department of Defense, beginning with fis-
14 15 16 17 18	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request submission for the Department of Defense, beginning with fiscal year 2010, the Secretary of Defense shall set forth separations.
14 15 16 17 18 19 20	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request submission for the Department of Defense, beginning with fiscal year 2010, the Secretary of Defense shall set forth separately any funding requested for any United States oper-
14 15 16 17 18 19 20 21	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request submission for the Department of Defense, beginning with fiscal year 2010, the Secretary of Defense shall set forth separately any funding requested for any United States operations or other activities concerning Afghanistan. The sub-
14 15 16 17 18 19 20 21	SEC. 1002. REQUIREMENT FOR SEPARATE DISPLAY OF BUDGET FOR AFGHANISTAN. For any annual or supplemental budget request submission for the Department of Defense, beginning with fiscal year 2010, the Secretary of Defense shall set forth separately any funding requested for any United States operations or other activities concerning Afghanistan. The submission shall clearly display the amounts requested for such

- 1 description of the assumptions underlying the funding re-
- 2 quest.
- SEC. 1003. REQUIREMENT FOR SEPARATE DISPLAY OF
- 4 BUDGET FOR IRAQ.
- 5 For any annual or supplemental budget request sub-
- 6 mission for the Department of Defense, beginning with fis-
- 7 cal year 2010, the Secretary of Defense shall set forth sepa-
- 8 rately any funding requested for any United States oper-
- 9 ations or other activities concerning Iraq. The submission
- 10 shall clearly display the amounts requested for such oper-
- 11 ations or activities at the appropriation account level and
- 12 at the program, project, or activity level. The submission
- 13 by the Secretary shall also include a separate detailed de-
- 14 scription of the assumptions underlying the funding re-
- 15 quest.
- 16 SEC. 1004. ONE-TIME SHIFT OF MILITARY RETIREMENT PAY-
- 17 **MENTS**.
- 18 (a) Reduction of Payments.—Notwithstanding any
- 19 other provision of law, any amounts that would otherwise
- 20 be payable from the fund to individuals for the month of
- 21 August 2013 (with disbursements scheduled for September
- 22 2013) shall be reduced by 1 percent.
- 23 (b) Reversion.—Beginning on September 1, 2013
- 24 (with disbursements beginning in October 2013), amounts
- 25 payable to individuals from the fund shall revert back to

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1	amounts as	' specified	m law	as it the	reduction	m su	bsection
_	000 000	0 10 0 0 0 11 0 0 0		.,			

- 2 (a) did not take place.
- 3 (c) Refund.—Any individual who has a payment re-
- 4 duced under subsection (a) shall receive a one-time pay-
- 5 ment, from the fund, in an amount equal to the amount
- 6 of such reduction. This one-time payment shall be included
- 7 with disbursements from the fund scheduled for October
- 8 2013.
- 9 (d) Fund.—In this section, the term "fund" refers to
- 10 the Department of Defense Military Retirement Fund estab-
- 11 lished by section 1461 of title 10, United States Code.
- 12 (e) Transfer.—Not later than 60 days after the date
- 13 of the enactment of this Act, the Secretary of Defense shall
- 14 transfer \$40,000,000 from the unobligated balances of the
- 15 National Defense Stockpile Transaction Fund to the Mis-
- 16 cellaneous Receipts Fund of the United States Treasury to
- 17 offset estimated costs arising from section 702 and the
- 18 amendments made by such section.

19 Subtitle B—Policy Relating to

Vessels and Shipyards

- 21 SEC. 1011. CONVEYANCE, NAVY DRYDOCK, ARANSAS PASS,
- 22 *TEXAS*.
- 23 (a) Conveyance Authorized.—The Secretary of the
- 24 Navy is authorized to convey the floating drydock AFDL-
- 25 23, located in Aransas Pass, Texas, to Gulf Copper Ship

- 1 Repair, that company being the current lessee of the dry-
- 2 dock.
- 3 (b) Condition of Conveyance.—The Secretary shall
- 4 require as a condition of the conveyance under subsection
- 5 (a) that the drydock remain at the facilities of Gulf Copper
- 6 Ship Repair, at Aransas Pass, Texas, until at least Sep-
- 7 tember 30, 2010.
- 8 (c) Consideration.—As consideration for the convey-
- 9 ance of the drydock under subsection (a), the purchaser shall
- 10 provide compensation to the United States the value of
- 11 which, as determined by the Secretary, is equal to the fair
- 12 market value of the drydock, as determined by the Sec-
- 13 retary. The Secretary shall take into account amounts paid
- 14 by, or due and owing from, the lessee.
- 15 (d) Transfer at No Cost to United States.—The
- 16 provisions of section 7306(c) of title 10, United States Code,
- 17 shall apply to the conveyance under this section.
- 18 (e) Additional Terms and Conditions.—The Sec-
- 19 retary may require such additional terms and conditions
- 20 in connection with the conveyance under subsection (a) as
- 21 the Secretary considers appropriate to protect the interests
- 22 of the United States.

1	SEC. 1012. REPORT ON REPAIR OF NAVAL VESSEL IN FOR-
2	EIGN SHIPYARDS.
3	Section 7310 of title 10, United States Code, is amend-
4	ed by adding at the end the following new subsection:
5	"(c) Report.—The Secretary of the Navy shall submit
6	to the Committees on Armed Services of the Senate and the
7	House of Representatives a report any time it is determined
8	that a naval vessel (or any other vessel under the jurisdic-
9	tion of the Secretary) is to undergo work for the repair of
10	the vessel in a shipyard outside the United States or Guam.
11	The report shall be submitted at least 30 days before the
12	repair work begins and shall contain the following:
13	"(1) The justification under law for the repair
14	in a foreign shipyard.
15	"(2) The vessel to be repaired.
16	"(3) The shipyard where the repair work will be
17	carried out.
18	"(4) The cost of the repair.
19	"(5) The schedule for repair.
20	"(6) The homeport or location of the vessel prior
21	to its voyage for repair.".

1	SEC. 1013. POLICY RELATING TO MAJOR COMBATANT VES-
2	SELS OF THE STRIKE FORCES OF THE UNITED
3	STATES NAVY.
4	Section 1012(c)(1) of the National Defense Authoriza-
5	tion Act for Fiscal Year 2008 (Public Law 110–181) is
6	amended by adding at the end the following:
7	"(D) Amphibious assault ships, including
8	dock landing ships (LSD), amphibious trans-
9	port-dock ships (LPD), helicopter assault ships
10	(LHA/LHD), and amphibious command ships
11	(LCC), if such vessels exceed 15,000 dead weight
12	ton light ship displacement.".
13	SEC. 1014. NATIONAL DEFENSE SEALIFT FUND AMEND-
14	MENTS.
15	Section 2218 of title 10, United States Code, is amend-
16	ed—
17	(1) by striking subsection (j) and redesignating
18	subsections (k) and (l) as subsections (j) and (k), re-
19	spectively; and
20	(2) in paragraph (2) of subsection (k) (as so re-
21	designated), by striking subparagraphs (B) thru (I)
22	and inserting the following new subparagraph (B):
23	"(B) Any other auxiliary vessel that was
24	procured or chartered with specific authorization
25	in law for the vessel, or class of vessels, to be
26	funded in the National Defense Sealift Fund."

1	SEC. 1015. REPORT ON CONTRIBUTIONS TO THE DOMESTIC
2	SUPPLY OF STEEL AND OTHER METALS FROM
3	SCRAPPING OF CERTAIN VESSELS.
4	Not later than 30 days after the date of the enactment
5	of this Act, the Secretary of the Navy shall submit to the
6	congressional defense committees a report containing—
7	(1) the estimated contribution to the domestic
8	market for steel and other metals from the scrapping
9	of each vessel over 50,000 tons displacement stricken
10	from the Naval Vessel Register but not yet disposed of
11	by the Navy; and
12	(2) a plan for the sale and disposal of such ves-
13	sels.
14	Subtitle C—Counter-Drug Activities
15	
	SEC. 1021. CONTINUATION OF REPORTING REQUIREMENT
16	SEC. 1021. CONTINUATION OF REPORTING REQUIREMENT REGARDING DEPARTMENT OF DEFENSE EX-
16 17	
	REGARDING DEPARTMENT OF DEFENSE EX-
17	REGARDING DEPARTMENT OF DEFENSE EX- PENDITURES TO SUPPORT FOREIGN
17 18 19	REGARDING DEPARTMENT OF DEFENSE EX- PENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES.
17 18 19 20	REGARDING DEPARTMENT OF DEFENSE EX- PENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES. Section 1022(a) of the Floyd D. Spence National De-
17 18 19 20 21	REGARDING DEPARTMENT OF DEFENSE EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES. Section 1022(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted)
117 118 119 220 221 222	REGARDING DEPARTMENT OF DEFENSE EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES. Section 1022(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255),
117 118 119 220 221 222 23	REGARDING DEPARTMENT OF DEFENSE EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES. Section 1022(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255), as most recently amended by section 1024 of the National
17 18 19 20 21 22 23 24	REGARDING DEPARTMENT OF DEFENSE EXPENDITURES TO SUPPORT FOREIGN COUNTER-DRUG ACTIVITIES. Section 1022(a) of the Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (as enacted into law by Public Law 106–398; 114 Stat. 1654A–255), as most recently amended by section 1024 of the National Defense Authorization Act for Fiscal Year 2007 (Public

1	SEC. 1022. EXTENSION OF AUTHORITY FOR JOINT TASK
2	FORCES TO PROVIDE SUPPORT TO LAW EN-
3	FORCEMENT AGENCIES CONDUCTING
4	COUNTER-TERRORISM ACTIVITIES.
5	Section 1022(b) of the National Defense Authorization
6	Act for Fiscal Year 2004 (Public Law 108–136; 10 U.S.C.
7	371 note), as amended by section 1021 of the National De-
8	fense Authorization Act for Fiscal Year 2008 (Public Law
9	110-181; 122 Stat. 304), is amended by striking "2008"
10	and inserting "2009".
11	SEC. 1023. EXTENSION OF AUTHORITY TO SUPPORT UNI-
12	FIED COUNTER-DRUG AND
13	COUNTERTERRORISM CAMPAIGN IN COLOM-
14	BIA AND CONTINUATION OF NUMERICAL LIM-
15	ITATION ON ASSIGNMENT OF UNITED STATES
16	PERSONNEL.
17	Section 1021 of the Ronald W. Reagan National De-
18	fense Authorization Act for Fiscal Year 2005 (Public Law
19	108-375; 118 Stat. 2042), as amended by section 1023 of
20	the John Warner National Defense Authorization Act for
21	Fiscal Year 2007 (Public Law 109–364; 120 Stat. 2382),
22	is further amended—
23	(1) in subsection (a), by striking "2008" and in-
24	serting "2009"; and
25	(2) in subsection (c), by striking "2008" and in-
26	serting "2009".

1	SEC. 1024. EXPANSION AND EXTENSION OF AUTHORITY TO
2	PROVIDE ADDITIONAL SUPPORT FOR
3	COUNTER-DRUG ACTIVITIES OF CERTAIN
4	FOREIGN GOVERNMENTS.
5	(a) Extension of Authority.—Subsection (a)(2) of
6	section 1033 of the National Defense Authorization Act for
7	Fiscal Year 1998 (Public Law 105–85; 111 Stat. 1881), as
8	amended by section 1021 of the National Defense Authoriza-
9	tion Act for Fiscal Year 2004 (Public Law 108–136, 117
10	Stat. 1593), section 1022 of the John Warner National De-
11	fense Authorization Act for Fiscal Year 2007 (Public Law
12	109-364; 120 Stat. 2137), and section 1022 of the National
13	Defense Authorization Act for Fiscal Year 2008 (Public
14	Law 110-181; 122 Stat. 304), is further amended by strik-
15	ing "2008" and inserting "2009".
16	(b) Additional Governments Eligible to Receive
17	Support.—Subsection (b) of such section is amended by
18	adding at the end the following new paragraphs:
19	"(19) The Government of Guinea–Bissau.
20	"(20) The Government of Senegal.
21	"(21) The Government of Ghana.".
22	(c) Maximum Annual Amount of Support.—Sub-
23	section (e)(2) of such section is amended—
24	(1) by striking "or" after "2006,"; and
25	(2) by striking the period at the end and insert-
26	ing ", or \$65,000,000 during fiscal year 2009.".

1	(d) Condition on Provision of Support.—Sub-
2	section (f) of such section is amended—
3	(1) in paragraph (2), by inserting after "In the
4	case of" the following: "funds appropriated for fiscal
5	year 2009 to carry out this section and"; and
6	(2) in paragraph (4)(B), by striking "Committee
7	on International Relations" and inserting "Com-
8	mittee on Foreign Affairs".
9	(e) Counter-Drug Plan.—Subsection (h) of such sec-
10	tion is amended—
11	(1) in the matter preceding paragraph (1), by
12	striking "fiscal year 2004" and inserting "fiscal year
13	2009"; and
14	(2) in subparagraph (7), by striking "For the
15	first fiscal year" and inserting "For fiscal year 2009,
16	and thereafter, for the first fiscal year".
17	SEC. 1025. COMPREHENSIVE DEPARTMENT OF DEFENSE
18	STRATEGY FOR COUNTER-NARCOTICS EF-
19	FORTS FOR WEST AFRICA AND THE
20	MAGHREB.
21	(a) Report Required.—Not later than March 1,
22	2009, the Secretary of Defense shall submit to the congres-
23	sional defense committees a comprehensive strategy of the
24	Department of the Defense with regard to counter-narcotics
25	efforts in Africa with an emphasis on West Africa and the

- 1 Maghreb. The Secretary of Defense shall prepare the strat-
- 2 egy in consultation with the Secretary of State.
- 3 (b) Matters To Be Included.—The comprehensive
- 4 strategy shall consist of a general overview and a separate
- 5 detailed section for each of the following:
- 6 (1) The roles and missions of the Department of
- 7 Defense in support of the overall United States
- 8 counter-narcotics policy for Africa.
- 9 (2) The priorities for the Department of Defense
- 10 to meet programmatic objectives one-year, three-years,
- and five-years after the end of fiscal year 2009, in-
- 12 cluding a description of the expected allocation of re-
- sources of the Department of Defense to accomplish
- 14 these priorities.
- 15 (3) The efforts to coordinate the counter-narcotics
- activities of the Department of Defense with the
- 17 counter-narcotics activities of the governments eligible
- 18 to receive support under section 1033 of the National
- 19 Defense Authorization Act for Fiscal Year 1998 (Pub-
- 20 lic Law 105–85; 111 Stat. 1881) and the counter-nar-
- 21 cotics activities in Africa of European countries and
- 22 other international and regional partners.
- 23 (c) Plans.—The comprehensive strategy shall also in-
- 24 clude the following plans:

1 (1) A detailed and comprehensive plan to utilize 2 the capabilities and assets of Joint Inter-Agency Task Force-South of the United States Southern Command 3 for the counter-narcotics efforts and activities of the United States Africa Command on a temporary basis 5 6 until the United States Africa Command develops its 7 own commensurate capabilities and assets, including 8 in the plan a description of what measures will be 9 taken to effectuate the transition of the missions, which are accomplished using such capabilities and 10 11 assets, from Joint Inter-Agency Task Force-South to 12 United States Africa Command.

- (2) A detailed and comprehensive plan to enhance cooperation with certain African countries, which are often geographically contiguous to other African countries that have a significant narcotics-trafficking challenges, to increase the effectiveness of the counter-narcotics activities of the Department of Defense and its international and regional partners.
- 20 SEC. 1026. COMPREHENSIVE DEPARTMENT OF DEFENSE
 21 STRATEGY FOR COUNTER-NARCOTICS EF22 FORTS IN SOUTH AND CENTRAL ASIAN RE23 GIONS.
- 24 (a) REPORT REQUIRED.—Not later than March 1, 25 2009, the Secretary of Defense shall submit to the congres-

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- 1 sional defense committees a comprehensive strategy of the
- 2 Department of the Defense with regard to counter-narcotics
- 3 efforts in the South and Central Asian regions, including
- 4 the countries of Afghanistan, Turkmenistan, Tajikistan,
- 5 Kyrgyzstan, Kazakhstan, Pakistan, and India, as well as
- 6 the countries of Armenia, Azerbaijan, and China.
- 7 (b) Matters to Be Included.—The comprehensive
- 8 strategy shall consist of a general overview and a separate
- 9 detailed section for each of the following:
- 10 (1) The roles and missions of the Department of
- 11 Defense in support of the overall United States
- 12 counter-narcotics policy for countries of the South
- and Central Asian regions and the other countries
- specified in subsection (a).
- 15 (2) The priorities for the Department of Defense
- to meet programmatic objectives for fiscal year 2010,
- including a description of the expected allocation of
- 18 resources of the Department of Defense to accomplish
- 19 these priorities.
- 20 (3) The ongoing and planned counter-narcotics
- activities funded by the Department of Defense for
- such regions and countries, including a description of
- 23 the accompanying allocation of resources of the De-
- 24 partment of Defense to carry out these activities.

1	(4) The efforts to coordinate the counter-narcotics
2	activities of the Department of Defense with the
3	counter-narcotics activities of such regions and coun-
4	tries and the counter-narcotics activities of other
5	international partners in such regions and countries.
6	(5) The specific metrics used by the Department
7	of Defense to evaluate progress of activities to reduce
8	the production and trafficking of illicit narcotics in
9	such regions and countries.
10	Subtitle D—Boards and
11	Commissions
12	SEC. 1031. STRATEGIC COMMUNICATION MANAGEMENT
13	BOARD.
14	(a) In General.—The Secretary of Defense shall es-
15	tablish a Strategic Communication Management Board (in
16	this section referred to as the "Board") to provide advice
17	to the Secretary on strategic direction and to help establish
18	$priorities\ for\ strategic\ communication\ activities.$
19	(b) Composition.—
20	(1) In general.—The Board shall be composed
21	of members selected in accordance with this sub-
22	section.
23	(2) Members.—The Secretary of Defense shall
24	appoint members within 30 days after the date of the
25	enactment of this Act, selected from among organiza-

1	tions within the Department of Defense responsible
2	for strategic communication, public diplomacy, and
3	public affairs, including the following:
4	(A) Civil affairs, strategic communication,
5	or public affairs offices of the military depart-
6	ments.
7	(B) The Joint Staff.
8	(C) The combatant commands.
9	(D) The Office of the Secretary of Defense.
10	(3) Advisory members.—The Board shall ap-
11	point advisory members of the Board after the mem-
12	bers have been selected under paragraph (2), upon pe-
13	tition from entities seeking advisory membership. Ad-
14	visory members shall be selected from the broader
15	interagency community, and may include representa-
16	tives from the following;
17	(A) The Department of State.
18	(B) The Department of Justice.
19	(C) The Department of Commerce.
20	(D) The United States Agency for Inter-
21	$national\ Development.$
22	(E) The Office of the Director of National
23	Intelligence.
24	(F) The National Security Council.
25	(G) The Broadcasting Board of Governors.

1	(4) Leadership.—The Under Secretary of De-
2	fense for Policy (or his designee) shall chair the
3	Board.
4	(c) Duties.—The duties of the Board are as follows:
5	(1) Provide strategic direction for efforts of the
6	Department of Defense related to strategic commu-
7	nication and military support to public diplomacy.
8	(2) Establish Department of Defense priorities in
9	these areas.
10	(3) Evaluate and select proposals for efforts that
11	support the Department of Defense strategic commu-
12	nication mission.
13	(4) Such other duties as the Secretary may as-
14	sign.
15	SEC. 1032. EXTENSION OF CERTAIN DATES FOR CONGRES-
16	SIONAL COMMISSION ON THE STRATEGIC
17	POSTURE OF THE UNITED STATES.
18	(a) Extension of Dates.—Section 1062 of the Na-
19	$tional\ Defense\ Authorization\ Act\ for\ Fiscal\ Year\ 2008\ (Pub-$
20	lic Law 110–181) is amended—
21	(1) in subsection (e) by striking "December 1,
22	2008" and inserting "March 1, 2009"; and
23	(2) in subsection (g) by striking "June 1, 2009"
24	and inserting "September 30, 2009".

- 1 (b) Interim Report.—Not later than December 1,
- 2 2008, the Congressional Commission on the Strategic Pos-
- 3 ture of the United States shall submit to the President, the
- 4 Secretary of Defense, the Secretary of Energy, the Secretary
- 5 of State, the Committee on Armed Services of the Senate,
- 6 and the Committee on Armed Services of the House of Rep-
- 7 resentatives an interim report on the commission's initial
- 8 findings, conclusions, and recommendations. To the extent
- 9 practicable, the interim report shall address the matters re-
- 10 quired to be included in the report under subsection (e) of
- 11 such section 1062.
- 12 SEC. 1033. EXTENSION OF COMMISSION TO ASSESS THE
- 13 THREAT TO THE UNITED STATES FROM ELEC-
- 14 TROMAGNETIC PULSE (EMP) ATTACK.
- 15 (a) Extension.—Section 1409 of the Floyd D. Spence
- 16 National Defense Authorization Act for Fiscal Year 2001
- 17 (as enacted into law by Public Law 106-398; 114 Stat.
- 18 1654A-348; 50 U.S.C. 2301 note), as amended by section
- 19 1052(j) of the National Defense Authorization Act for Fiscal
- 20 Year 2006 (Public Law 109–163; 119 Stat. 3435), is
- 21 amended by striking "The Commission shall terminate"
- 22 and all that follows through the period at the end and in-
- 23 serting "The Commission shall terminate March 31, 2012.".
- 24 (b) Annual Reports.—Section 1403 of that Act (114
- 25 Stat. 1654A-346; 50 U.S.C. 2301 note), as amended by sec-

- 1 tion 1052(f) of the National Defense Authorization Act for
- 2 Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3434),
- 3 is amended by adding at the end the following:
- 4 "(c) Annual Reports.—The Commission shall, not
- 5 later than March 1 of each of years 2010, 2011, and 2012,
- 6 submit to Congress a report—
- 7 "(1) assessing the changes to the vulnerability of
- 8 United States military systems and critical civilian
- 9 infrastructures resulting from the EMP threat and
- 10 changes in the threat;
- 11 "(2) describing the progress, or lack of progress,
- in protecting United States military systems and
- 13 critical civilian infrastructures from EMP attack;
- 14 *and*
- 15 "(3) containing recommendations to address the
- 16 threat and protect United States military systems
- and critical civilian infrastructures from attack.".
- 18 (c) Funding.—Section 1408 of that Act (114 Stat.
- 19 1654A-348; 50 U.S.C. 2301 note), as amended by section
- 20 1052(i) of the National Defense Authorization Act for Fiscal
- 21 Year 2006 (Public Law 109-163; 119 Stat. 3435), is
- 22 amended by adding at the end the following: "Such funds
- 23 shall not exceed \$3,000,000 per fiscal year.".
- 24 (d) Additional Members.—Effective as of the date
- 25 that is 90 days after the date of the enactment of this Act—

1 (1) section 1401 of that Act (114 Stat. 1654A-2 346; 50 U.S.C. 2301 note), as amended by section 3 1052(d) of the National Defense Authorization Act for 4 Fiscal Year 2006 (Public Law 109–163; 119 Stat. 5 3434), is amended by striking subsections (c) and (d) 6 and inserting the following: 7

"(c) Composition.—

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- "(1) In General.—The Commission shall be composed of eleven members.
- "(2) DOD AND FEMA MEMBERS.—Seven of the members shall be appointed by the Secretary of Defense, and two of the members shall be appointed by the Director of the Federal Emergency Management Agency. In the event of a vacancy in the membership of the Commission under this paragraph, the Secretary of Defense shall appoint a new member. In selecting individuals for appointment to the Commission, the Secretary of Defense shall consult with the chairmen and ranking minority members of the Committees on Armed Services of the Senate and House of Representatives.
- "(3) FCC AND HHS MEMBERS.—One of the members shall be appointed by the Chairman of the Federal Communications Commission, and one of the members shall be appointed by the Secretary of

1 Health and Human Services. In the event of a va-2 cancy in the membership of the Commission under 3 this paragraph, the vacancy shall be filled in the 4 same manner as the original appointment under this 5 paragraph. In selecting an individual for appoint-6 ment to the Commission, the Chairman of the Federal 7 Communications Commission shall consult with the 8 chairmen and ranking minority members of the Com-9 mittee on Commerce, Science, and Transportation of 10 the Senate and the Committee on Energy and Com-11 merce of the House of Representatives. In selecting an 12 individual for appointment to the Commission, the 13 Secretary of Health and Human Services shall con-14 sult with the chairmen and ranking minority mem-15 bers of the Committee on Health, Education, Labor, 16 and Pensions of the Senate and the Committee on 17 Energy and Commerce of the House of Representa-18 tives. 19 "(d) Qualifications.—Members of the Commission appointed by the Secretary of Defense and the Director of 20 21 the Federal Emergency Management Agency shall be appointed from among private United States citizens with 23 knowledge and expertise in the scientific, technical, and military aspects of electromagnetic pulse effects referred to in subsection (b). The member of the Commission appointed

- 1 by the Chairman of the Federal Communications Commis-
- 2 sion shall be appointed from among private United States
- 3 citizens with knowledge and expertise in telecommuni-
- 4 cations, network infrastructure and management, informa-
- 5 tion services, and emergency preparedness communications.
- 6 The member of the Commission appointed by the Secretary
- 7 of Health and Human Services shall be appointed from
- 8 among private United States citizens with knowledge and
- 9 expertise in public health, including preparedness for, and
- 10 response to, public health emergencies."; and
- 11 (2) section 1405 of that Act (114 Stat. 1654A-
- 12 347; 50 U.S.C. 2301 note) is amended in subsection
- 13 (b)(1) by striking "Five" and inserting "Six".

14 Subtitle E—Studies and Reports

- 15 SEC. 1041. REPORT ON CORROSION CONTROL AND PREVEN-
- 16 **TION**.
- 17 (a) Report Required.—The Secretary of Defense,
- 18 acting through the Director of Corrosion Policy and Over-
- 19 sight, shall prepare and submit to the Committees on Armed
- 20 Services of the Senate and the House of Representatives a
- 21 report on corrosion control and prevention in weapons sys-
- 22 tems and equipment.
- 23 (b) Matters Covered.—The report shall include the
- 24 comments and recommendations of the Department of De-
- 25 fense regarding potential improvements in corrosion control

1	and prevention through earlier planning. In particular, the
2	report shall include an evaluation and business case anal-
3	ysis of options for improving corrosion control and preven-
4	tion in the requirements and acquisition processes of the
5	Department of Defense for weapons systems and equipment.
6	The evaluation shall include an analysis of the impact of
7	such potential improvements on system acquisition costs
8	and life cycle sustainment. The options for improved corro-
9	sion control and prevention shall include corrosion control
10	and prevention—
11	(1) as a key performance parameter for assessing
12	the selection of materials and processes;
13	(2) as a key performance parameter for
14	sustainment;
15	(3) as part of the capability development docu-
16	ment in the joint capabilities integration and devel-
17	opment system; and
18	(4) as a requirement for weapons systems man-
19	agers to assess their corrosion control and prevention

prior to issuing a solicitation for contracts.
(c) DEADLINE.—The report shall be submitted not
later than February 1, 2009.

requirements over a system's life cycle and incor-

porate the results into their acquisition strategies

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1	(d) Review by Comptroller General.—The Comp-
2	troller General shall review the report required under sub-
3	section (a), including the methodology used in the Depart-
4	ment's analysis, and shall provide the results of the review
5	to the Committees on Armed Services of the Senate and the
6	House of Representatives not later than 60 days after the
7	Department submits the report.
8	SEC. 1042. STUDY ON USING MODULAR AIRBORNE FIRE
9	FIGHTING SYSTEMS (MAFFS) IN A FEDERAL
10	RESPONSE TO WILDFIRES.
11	(a) In General.—The Secretary of Defense shall
12	carry out a study to determine—
13	(1) how to utilize the Department's Modular Air-
14	borne Fire Fighting Systems (MAFFS) in all contin-
15	gencies where there is a Federal response to wildfires;
16	and
17	(2) how to decrease the costs of using the Depart-
18	ment's MAFFS when supporting National Inter-
19	agency Fire Center (NIFC) fire fighting operations.
20	(b) Report.—Not later than 6 months after the date
21	of the enactment of this Act, the Secretary shall submit to
22	the congressional defense committees a report on the results
23	of the study.

1 SEC. 1043. STUDY ON ROTORCRAFT SURVIVABILITY.

2	(a) Study Required.—The Secretary of Defense and
3	the Chairman of the Joint Chiefs of Staff shall carry out
4	a study on Department of Defense rotorcraft survivability.
5	The study shall—
6	(1) with respect to actual losses of rotorcraft in
7	combat—
8	(A) identify the rates of such losses from
9	1965 through 2008, measured in total annual
10	losses by type of aircraft and by cause, with
11	rates for loss per flight hour and loss per sortie
12	provided;
13	(B) identify by category of hostile action
14	(such as small arms, Man-Portable Air Defense
15	Systems, and so on), the causal factors for the
16	losses; and
17	(C) propose candidate solutions for surviv-
18	ability (such as training, tactics, speed, counter-
19	measures, maneuverability, lethality, technology,
20	and so on), in a prioritized list with expla-
21	nations, to mitigate each such causal factor,
22	along with recommended funding adequate to
23	achieve rates at least equal to the experience in
24	the Vietnam conflict;
25	(2) with respect to actual losses of rotorcraft in
26	combat theater not related to hostile action—

1	(A) identify the causal factors of loss in a
2	ranked list; and
3	(B) propose candidate solutions for surviv-
4	ability (such as training, tactics, speed, counter-
5	measures, maneuverability, lethality, technology,
6	and so on), in a prioritized list, to mitigate each
7	such causal factor, along with recommended
8	funding adequate to achieve the Secretary's Mis-
9	hap Reduction Initiative goal of not more than
10	0.5 mishaps per 100,000 flight hours;
11	(3) with respect to losses of rotorcraft in training
12	or other non-combat operations during peacetime or
13	interwar years—
14	(A) identify by category (such as inad-
15	vertent instrument meteorological conditions,
16	wire strike, and so on) the causal factors of loss
17	in a ranked list; and
18	(B) identify candidate solutions for surviv-
19	ability and performance (such as candidate solu-
20	tions referred to in paragraph $(2)(B)$ as well as
21	maintenance, logistics, systems development, and
22	so on) in a prioritized list, to mitigate each such
23	causal factor, along with recommended funding
24	adequate to achieve the goal of rotorcraft loss
25	rates to non-combat causes being reduced to 1.0;

1	(4) identify the key technical factors (causes of
2	mishaps that are not related to human factors) nega-
3	tively impacting the rotorcraft mishap rates and sur-
4	vivability trends, to include reliability, availability,
5	maintainability, and other logistical considerations;
6	and
7	(5) identify what TACAIR is and has done dif-
8	ferently to have such a decrease in losses per sortie
9	when compared to rotorcraft, to include—
10	(A) examination of aircraft, aircraft main-
11	tenance, logistics, operations, and pilot and oper-
12	$ator\ training;$
13	(B) an emphasis on the development of com-
14	mon service requirements that TACAIR has im-
15	plemented already which are minimizing losses
16	within TACAIR; and
17	(C) candidate solutions, in a prioritized
18	list, to mitigate each causal factor with rec-
19	ommended funding adequate to achieve the goal
20	of rotorcraft loss rates stated above.
21	(b) Report.—Not later than August 1, 2009, the Sec-
22	retary and the Chairman shall submit to the congressional
23	defense committees a report on the results of the study.

1	SEC. 1044. STUDIES TO ANALYZE ALTERNATIVE MODELS
2	FOR ACQUISITION AND FUNDING OF INTER-
3	CONNECTED CYBERSPACE SYSTEMS.
4	(a) Studies Required.—
5	(1) FFRDC.—Not later than 90 days after the
6	date of the enactment of this Act, the Secretary of De-
7	fense shall enter into a contract with an independent
8	federally funded research and development center
9	(FFRDC) to carry out a comprehensive study of poli-
10	cies, procedures, organization, and regulatory con-
11	straints affecting the acquisition of technologies sup-
12	porting network-centric operations. The contract shall
13	be funded from amounts appropriated or otherwise
14	made available to the Secretary for fiscal year 2009
15	for operation and maintenance, Defense-wide.
16	(2) Joint Chiefs of Staff.—Concurrently, the
17	Chairman of the Joint Chiefs of Staff shall carry out
18	a comprehensive study of the same subjects covered by
19	paragraph (1). The study shall be independent of the
20	study required by paragraph (1) and shall be carried
21	out in conjunction with the military departments and
22	in coordination with the Secretary of Defense.
23	(b) Matters To Be Addressed.—Each study re-
24	quired by subsection (a) shall address the following matters:
25	(1) Development of a taxonomy for under-
26	standing the different yet key foundational compo-

1	nents that contribute to network-centric operations,
2	such as data transport, processing, storage, data col-
3	lection, and dissemination.
4	(2) Mapping ongoing acquisition programs to
5	this taxonomy.
6	(3) Development of alternative acquisition and
7	funding models utilizing this network-centric tax-
8	onomy, which might include—
9	(A) a model under which a joint entity
10	independent of any military service (such as the
11	Joint Staff) is established with responsibility
12	and control of all funding for the acquisition of
13	technologies for network-centric operations, and
14	with authority to oversee the incorporation of
15	such technologies into the acquisition programs
16	of the military departments;
17	(B) a model under which an executive agent
18	is established that would manage and oversee the
19	acquisition of technologies for network-centric
20	operations, but would not have exclusive owner-
21	ship or control of funding for such programs;
22	(C) a model under which the current ap-
23	proach to the acquisition and funding of tech-
24	nologies supporting network-centric operations is

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maintained; and

1	(D) any other models that the entity car-
2	rying out the study considers relevant and de-
3	serving of consideration.
4	(4) An analysis of each of the alternative models
5	under paragraph (3) with respect to potential gains
6	in—
7	(A) information sharing (collecting, proc-
8	$essing,\ disseminating);$
9	(B) network commonality;
10	$(C)\ common\ communications;$
11	$(D)\ interoperability;$
12	(E) mission impact and success; and
13	(F) cost effectiveness.
14	(5) An evaluation of each of the alternative mod-
15	els under paragraph (3) with respect to feasibility,
16	including identification of legal, policy, or regulatory
17	barriers that would impede implementation.
18	(c) Report Required.—Not later than September
19	30, 2009, the Secretary of Defense shall submit to the con-
20	gressional defense committees a report on the results of the
21	studies required by subsection (a). The report shall include
22	the findings and recommendations of the studies and any
23	observations and comments that the Secretary considers ap-
24	propriate.

1	(d) Network-Centric Operations Defined.—In
2	this section, the term "network-centric operations" refers to
3	the ability to exploit all human and technical elements of
4	the Joint Force and mission partners through the full inte-
5	gration of collected information, awareness, knowledge, ex-
6	perience, and decision-making, enabled by secure access and
7	distribution, all to achieve agility and effectiveness in a dis-
8	persed, decentralized, dynamic, or uncertain operational
9	environment.
10	SEC. 1045. REPORT ON NONSTRATEGIC NUCLEAR WEAPONS.
11	(a) Findings.—Congress finds that—
12	(1) numerous nonstrategic nuclear weapons are
13	held in the arsenals of various countries around the
14	world and that their prevalence and portability make
15	them attractive targets for theft and for use by ter-
16	$rorist\ organizations;$
17	(2) the United States should identify, track, and
18	monitor these weapons as a matter of national secu-
19	rity;
20	(3) the United States should reevaluate the roles
21	and missions of nonstrategic nuclear weapons within
22	the United States nuclear posture;
23	(4) the United States should assess the security
24	risks associated with existing stockpiles of nonstra-
25	tegic nuclear weapons and should assess the risks of

- nonstrategic nuclear weapons being developed, acquired, or utilized by other countries, particularly rogue states, and by terrorists and other non-state actors; and
- 5 (5) the United States should work cooperatively
 6 with other countries to improve the security of non7 strategic nuclear weapons and to promote multilat8 eral reductions in the numbers of nonstrategic nuclear
 9 weapons.
- 10 (b) Review.—The Secretary of Defense, in consulta-11 tion with the Secretary of State, the Secretary of Energy, 12 and the Director of National Intelligence, shall conduct a 13 review of nonstrategic nuclear weapons world-wide that in-14 cludes—

(1) an inventory of the nonstrategic nuclear arsenals of the United States and each of the other countries that possess, or is believed to possess, nonstrategic nuclear weapons, which indicates, as accurately as possible, the nonstrategic nuclear weapons that are known, or are believed, to exist according to nationality, type, yield, and form of delivery, and an assessment of the methods that are currently employed to identify, track, and monitor nonstrategic nuclear weapons and their component materials;

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- (2) an analysis of the reliance placed on nonstrategic nuclear weapons by the United States and each of the other countries that possess, or is believed to possess, nonstrategic nuclear weapons, and an evaluation of nonstrategic nuclear weapons as deterrents against the use of nuclear weapons and other weapons of mass destruction by state or non-state actors;
 - (3) an assessment of the risks associated with the deployment, transfer, and storage of nonstrategic nuclear weapons by the United States and each of the other countries that possess, or is believed to possess, nonstrategic nuclear weapons and the risks of non-strategic nuclear weapons being employed by rogue states, terrorists, and other state or non-state actors; and

(4) recommendations for—

- (A) mechanisms and procedures to improve security safeguards for the nonstrategic nuclear weapons of the United States and of each of the other countries that possess, or is believed to possess, nonstrategic nuclear weapons;
- (B) mechanisms and procedures for implementing transparent multilateral reductions in nonstrategic nuclear weapons arsenals; and

1 (C) methods for consolidating, dismantling,
2 and disposing of the nonstrategic nuclear weap3 ons of the United States and of each of the other
4 countries that possess, or is believed to possess,
5 nonstrategic nuclear weapons, including methods
6 of monitoring and verifying consolidation, dis7 mantlement, and disposal.

(c) Report.—

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- (1) Report required under subsection (b).

 Not later than 180 days after the date of the enactment of this Act, the Secretary of Defense shall submit to Congress a report on the findings and recommendations of the review required under subsection (b).
- 14 (2) CLASSIFICATION OF REPORT.—The report re-15 quired under paragraph (1) shall be submitted in un-16 classified form, but it may be accompanied by a clas-17 sified annex.
- 18 (d) DEFINITION.—For purposes of this section, the
 19 term "nonstrategic nuclear weapon" means a nuclear weap20 on employed by land, sea, or air (including, without limita21 tion, by short, medium and intermediate range ballistic
 22 missiles, air and sea launched cruise missiles, gravity
 23 bombs, torpedoes, land mines, sea mines, artillery shells,
 24 and personnel carried devices) against opposing forces, sup25 porting installations, or facilities in support of operations

1	that contribute to the accomplishment of a military mission
2	$of\ limited\ scope.$
3	SEC. 1046. STUDY ON NATIONAL DEFENSE IMPLICATIONS
4	OF SECTION 1083.
5	The Department of Defense shall study the national
6	defense implications of section 1083 of the National Defense
7	Authorization Act for Fiscal Year 2008 (Public Law 110-
8	181; 122 Stat. 338).
9	SEC. 1047. REPORT ON METHODS DEPARTMENT OF DE-
10	FENSE UTILIZES TO ENSURE COMPLIANCE
11	WITH GUAM TAX AND LICENSING LAWS.
12	Not later than 180 days after the date of the enactment
13	of this Act, the Secretary of Defense, in consultation with
14	the Secretary of the Navy and the Joint Guam Program
15	Office, shall submit to the congressional defense committees
16	a report on the steps that the Department is taking to en-
17	sure that all contractors of the Department performing work
18	on Guam comply with local tax and licensing requirements.
19	The report shall—
20	(1) include what language will be utilized in
21	contract documents requiring compliance with local
22	tax and licensing laws;
23	(2) identify what authorities the Department
24	will use to compliance with such local laws; and

1	(3) also include the steps being taken by the De-
2	partment to partner with the Government of Guam
3	Department of Revenue and Taxation to ensure that
4	there is transparency and a coordination of effort to
5	ensure that the local government has visibility of con-
6	tractors performing work on Guam.
7	Subtitle F—Congressional
8	Recognitions
9	SEC. 1051. SENSE OF CONGRESS HONORING THE HONOR-
10	ABLE DUNCAN HUNTER.
11	(a) FINDINGS.—Congress makes the following findings:
12	(1) Representative Duncan Hunter was elected to
13	serve northern and eastern San Diego in 1980 and
14	served in the House of Representatives until the end
15	of the 110th Congress in 2009, representing the people
16	of California's 52d Congressional district.
17	(2) Previous to his service in Congress, Rep-
18	resentative Hunter served in the Army's 173rd Air-
19	borne and 75th Ranger Regiment from 1969 to 1971.
20	(3) Representative Hunter was awarded the
21	Bronze Star, Air Medal, National Defense Service
22	Medal, and Vietnam Service Medal for his heroic acts
23	during the Vietnam Conflict.
24	(4) Representative Hunter served on the Com-
25	mittee on Armed Services of the House of Representa-

- tives for 28 years, including service as Chairman of
 the Subcommittee on Military Research and Development from 2001 through 2002 and the Subcommittee
 on Military Procurement from 1995 through 2000, the
 Chairman of the full committee from 2003 through
 2006, and the ranking member of the full committee
 from 2007 through 2008.
 - (5) Representative Hunter has persistently advocated for a more efficient military organization on behalf of the American people, to ensure maximum warfighting capability and troop safety.
 - (6) Representative Hunter is known by his colleagues to put the security of the Nation above all else and to provide for the men and women in uniform who valiantly dedicate and sacrifice themselves for the protection of the Nation.
 - (7) Representative Hunter has demonstrated this devotion to the troops by authorizing and ensuring quick deployment of add-on vehicle armor and improvised explosive device jammers, which have been invaluable in protecting the troops from attack in Iraq.
 - (8) Representative Hunter worked to increase the size of the U.S. Armed Forces, which resulted in significant increases in the size of the Army and Marine Corps.

1	(9) Representative Hunter has been a leader in
2	ensuring sufficient force structure and end-strength,
3	including through the 2006 Committee Defense Re-
4	view, to meet any challenges to the Nation. His efforts
5	to increase the size of the Army and Marine Corps
6	have been enacted by the Congress and implemented
7	by the Administration.
8	(10) Representative Hunter is a leading advocate
9	for securing America's borders.
10	(11) Representative Hunter led efforts to
11	strengthen the United States Industrial Base by en-
12	acting legislation that ensures the national industrial
13	base will be able to design and manufacture those
14	products critical to America's national security.
15	(b) Sense of Congress.—It is the sense of Congress
16	that the Honorable Duncan Hunter, Representative from
17	California, has discharged his official duties with integrity
18	and distinction, has served the House of Representatives
19	and the American people selflessly, and deserves the sincere
20	and humble gratitude of Congress and the Nation.
21	SEC. 1052. SENSE OF CONGRESS IN HONOR OF THE HONOR-
22	ABLE JIM SAXTON, A MEMBER OF THE HOUSE
23	OF REPRESENTATIVES.
24	(a) FINDINGS.—Congress makes the following findings:

- 1 (1) Representative Hugh James "Jim" Saxton 2 was elected in November 1984 to fill both the unex-3 pired term of Congressman Edwin B. Forsythe in the 4 98th Congress, and the open seat for the 99th Con-5 gress.
 - (2) Representative Saxton is a senior member of the Committee on Armed Services, having served on the committee since 1989, and is today the ranking Member of its Air and Land Forces Subcommittee in the 110th Congress, 2007–2008.
 - (3) Representative Saxton is one of the few Members to have ever represented a district that included active-duty Army, Navy, and Air Force bases.
 - (4) Representative Saxton served as Chairman of the Military Installations and Facilities Subcommittee from 2001 to 2002, and Chairman of the Terrorism and Unconventional Threats and Capabilities Subcommittee from 2003 to 2006.
 - (5) Representative Saxton has served soldiers, sailors, airmen, and Department of Defense civilians and military families in New Jersey, the United States, and around the world, regarding issues of fair pay, housing modernization, benefits, health care, force protection, and other issues.

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- 1 (6) Representative Saxton worked diligently and 2 successfully to save all three military bases in south-3 ern New Jersey—Fort Dix, McGuire Air Force Base, 4 and Lakehurst Naval Air Engineering Station.
 - (7) Representative Saxton secured the future of the three bases by having the foresight to encourage them to participate in multiple inter-service joint projects and exercises for more than 10 years prior to the 2005 base realignment and closure (BRAC) action that directed that they become a single, joint installation, the Nation's only Army-Navy-Air Force base, to be stood-up in 2009 as Joint Base McGuire-Dix-Lakehurst.
 - (8) Representative Saxton has helped modernize Fort Dix, McGuire Air Force Base, and Lakehurst Navy Base, by working with Secretaries and Chiefs of the Army, Navy, Marines, and Air Force, and other officials, and in particular the Army Reserve, Army National Guard, National Guard Bureau, Air National Guard, Air Mobility Command, and Air Force Reserve, to enhance the three bases' national security missions and bring \$1,800,000,000 in infrastructure during his tenure.
 - (9) Representative Saxton saved the 1,400-member 108th New Jersey Air National Guard Air Refuel-

- ing Wing from dismantlement in 2005 by directing
 that newer KC-135R Stratotanker aircraft be sent to
 replace retiring KC-135 E model aircraft.
 - (10) Representative Saxton saved the cargo airlift mission of McGuire Air Force Base by bringing a squadron of C-17 Globemasters to McGuire after the mandatory retirement of all of the bases' C-141 Starlifter transports, and worked to procure many other C-17s for other bases across the country to perform the Nation's airlift missions.
 - (11) Representative Saxton took the leadership role in bringing the mothballed battleship USS New Jersey home to the Delaware River from where it was launched in 1943, so it could become a naval museum and monument to the 20th Century conflicts in which the dreadnought served.
 - (12) Representative Saxton, a long time advocate of anti terrorism efforts, served as the Chairman of the House Task Force on Terrorism and Unconventional Warfare from 1996 to 2003.
 - (13) Representative Saxton in 1998 helped create and later expand the Weapons of Mass Destruction Civil Support Teams (WMD-CST) program in the National Guard, ultimately leading to a WMD-CST

- in each State and territory to respond to domestic
 terrorism.
- 3 (14) Representative Saxton was appointed by the 4 Speaker of the House of Representatives in March 5 2000 to be chairman of the Committee on Armed 6 Services' newly formed Special Oversight Panel on 7 Terrorism, due to long advocacy of anti-terrorism 8 preparedness.
- 9 (15) Representative Saxton is a long-time sup-10 porter of the warriors of the Special Operations Com-11 mand (SOCOM), both before and after the attacks of 12 September 11, 2001, and has met with special opera-13 tors in Washington, DC, at SOCOM bases in the 14 United States, and in theater.
 - (16) Representative Saxton worked for over a decade to create the first terrorism subcommittee on the Committee on Armed Services, becoming its first chairman when the Subcommittee on Terrorism and Unconventional Threats and Capabilities organized in 2003 with oversight of United States elite forces, including Army Rangers, Green Berets, Navy SEALS, and Marine Special Forces.
- (b) Sense of Congress.—It is the sense of Congress
 that the Honorable Jim Saxton, Representative from New
 Jersey, has discharged his official duties with integrity and

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1	distinction, has served the House of Representatives and the
2	American people selflessly, and deserves the sincere and
3	humble gratitude of Congress and the Nation.
4	SEC. 1053. SENSE OF CONGRESS HONORING THE HONOR-
5	ABLE TERRY EVERETT.
6	$(a) \ Findings. — Congress \ makes \ the \ following \ findings:$
7	(1) Representative Terry Everett was elected to
8	represent Alabama's 2d Congressional district in 1992
9	and served in the House of Representatives until the
10	end of the 110th Congress in 2008 with distinction,
11	class, integrity, and honor.
12	(2) Representative Everett served on the Com-
13	mittee on Armed Services of the House of Representa-
14	tives for 16 years, including service as Chairman of
15	the Subcommittee on Strategic Forces from 2002
16	through 2006 and, from 2006 through 2008, as Rank-
17	ing Member of the Subcommittee on Strategic Forces.
18	(3) Representative Everett's colleagues know him
19	to be a fair and effective lawmaker who worked for
20	the national interest while always serving South-
21	eastern Alabama.
22	(4) Representative Everett's efforts on the Com-
23	mittee on Armed Services have been instrumental to
24	the military value of, and quality of life at, military
25	installations in Southeastern Alabama, including

1	Maxwell-Gunter Air Force Base in Montgomery, home
2	of Air University, and Fort Rucker in the Wiregrass
3	area, home of the Army's Aviation Warfighting Cen-
4	ter.
5	(5) Representative Everett has been a leader in
6	efforts to develop and deploy robust and effective
7	space and intelligence capabilities and missile defense
8	systems to enhance the capabilities of the Armed
9	Forces and protect the American people, the United
10	States and its deployed troops, and allies of the
11	United States.
12	(6) Representative Everett also has been a leader
13	on issues relating to national security space activities
14	and missile defense space activities.
15	(b) Sense of Congress.—It is the Sense of Congress
16	that the Honorable Terry Everett, Representative from Ala-
17	bama, has served the House of Representatives and the
18	American people selflessly, and deserves the sincere and
19	humble gratitude of Congress and the Nation.
20	SEC. 1054. SENSE OF CONGRESS HONORING THE HONOR-
21	ABLE JO ANN DAVIS.
22	(a) Findings.—Congress makes the following findings:
23	(1) Representative Jo Ann Davis was elected to
24	the House of Representatives in November 2000 fol-

 $lowing\ the\ late\ Congressman\ Herbert\ H.\ Bateman.$

- (2) Representative Davis was the second woman
 elected to Congress in the Commonwealth of Virginia,
 and the first Republican woman elected to Congress
 in the Commonwealth of Virginia.
 - (3) Representative Davis was a member of the Committee on Armed Services, serving as Ranking Member of the Readiness Subcommittee in the 110th Congress.
 - (4) Representative Davis served soldiers, sailors, airmen and Department of Defense civilians and military personnel regarding issues of health care, modernization, benefits, force protection and other issues.
 - (5) Representative Davis also served on the House Permanent Select Committee on Intelligence in the 109th Congress and as Chairwoman of the Subcommittee on Intelligence Policy.
- 18 (6) Representative Davis, a strong proponent of
 19 Naval Force Structure, helped secure construction on
 20 the Navy's next-generation aircraft carrier, CVN-21,
 21 during her tenure.
- 22 (b) Sense of Congress.—It is the sense of Congress 23 that the Honorable Jo Ann Davis, a late Representative 24 from Virginia, performed her official duties with integrity 25 and distinction, served the House of Representatives and

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1	the American people selflessly, and deserves the sincere and
2	humble gratitude of Congress and the Nation.
3	Subtitle G—Other Matters
4	SEC. 1061. AMENDMENT TO ANNUAL SUBMISSION OF IN-
5	FORMATION REGARDING INFORMATION
6	TECHNOLOGY CAPITAL ASSETS.
7	Section 351(a)(2) of the Bob Stump National Defense
8	Authorization Act for Fiscal Year 2003 (Public Law 107–
9	314; 116 Stat. 2516), is amended to read as follows:
10	"(2) Information technology capital assets that—
11	"(A) have an estimated total cost for the fis-
12	cal year for which the budget is submitted in ex-
13	cess of \$30,000,000;
14	"(B) have been determined by the Chief In-
15	formation Officer of the Department of Defense
16	and the Director of the Office of Management
17	and Budget to be significant investments; and
18	"(C) with respect to which the Department
19	of Defense is required to submit a capital asset
20	plan to the Office of Management and Budget in
21	accordance with section 300 of Office of Manage-
22	ment and Budget Circular A-11.".

1	SEC. 1062. RESTRICTION ON DEPARTMENT OF DEFENSE RE-
2	LOCATION OF MISSIONS OR FUNCTIONS
3	FROM CHEYENNE MOUNTAIN AIR FORCE STA-
4	TION.
5	The Secretary of Defense may not relocate, make prep-
6	arations for relocation, or undertake the relocation of any
7	mission or function from Cheyenne Mountain Air Force
8	Station until 30 days after the date on which the Secretary
9	of Defense submits to the congressional defense committees
10	certification in writing that the Secretary intends to relo-
11	cate the mission or function. Such certification shall be
12	comprised of a report, which shall include—
13	(1) a description of the mission or function to be
14	relocated;
15	(2) the validated requirements for relocation of
16	the mission or function, and the benefits of such relo-
17	cation;
18	(3) the estimate of the total costs associated with
19	such relocation;
20	(4) the results of independent vulnerability, secu-
21	rity, and risk assessments of the relocation of the mis-
22	sion or function; and
23	(5) the Secretary's implementation plan for
24	mitigating any security or vulnerability risk identi-
25	fied through an independent assessment referred to in

1	paragraph (4), including the cost, schedule, and per-
2	sonnel estimates associated with such plan.
3	SEC. 1063. TECHNICAL AND CLERICAL AMENDMENTS.
4	(a) Title 10, United States Code.—Title 10,
5	United States Code, is amended as follows:
6	(1) The table of sections at the beginning of
7	chapter 2 is amended by inserting after the item re-
8	lating to 118a the following new item:
	"118b. Quadrennial roles and missions review.".
9	(2) The table of sections at the beginning of
10	chapter 5 is amended in the item relating to section
11	156 by inserting a period at the end.
12	(3) The table of sections at the beginning of
13	chapter 7 is amended in the item relating to section
14	183 by inserting a period at the end.
15	(4) Section 1477(e) is amended by inserting a
16	period at the end.
17	(5) Section 2192a is amended—
18	(A) in subsection (e)(4), by striking "title
19	11, United States Code," and inserting "title
20	11"; and
21	(B) in subsection (f), by striking "title 10,
22	United States Code" and inserting "this title".
23	(6) The table of chapters at the beginning of sub-
24	title C of such title, and the table of chapters at the
25	beginning of part IV of such subtitle, are each amend-

1	ed by striking the item relating to chapter 667 and
2	inserting the following new item:
	"667. Issue of Serviceable Material Other Than to Armed Forces
3	(b) National Defense Authorization Act for
4	FISCAL YEAR 2008.—Effective as of January 28, 2008, and
5	as if included therein as enacted, the National Defense Au-
6	thorization Act for Fiscal Year 2008 (Public Law 110–181)
7	is amended as follows:
8	(1) Section 371(c) is amended by striking "'oper
9	ational strategies'" and inserting "'operational sys-
10	tems'".
11	(2) Section $585(b)(3)(C)$ (122 Stat. 132) is
12	amended by inserting "both places it appears" before
13	the period at the end.
14	(3) Section 703(b) is amended by striking "as
15	amended by" and inserting "as inserted by".
16	(4) Section 805(a) is amended by striking
17	"Act," and inserting "Act,".
18	(5) Section 883(b) is amended by striking "Sec-
19	tion $832(c)(1)$ of such Act, as redesignated by sub-
20	section (a), is amend by" and inserting "Section
21	832(b)(1) of such Act is amended by".
22	(6) Section $890(d)(2)$ is amended by striking
23	"sections" and inserting "parts".

1	(7) Section $904(a)(4)$ is amended by striking
2	"131(b)(2)" and inserting "131(b)".
3	(8) Section $954(a)(3)(B)$ (122 Stat. 294) is
4	amended by inserting ", as redesignated by section
5	524(a)(1)(A)," after "of such title".
6	(9) Section 954(b)(2) (122 Stat. 294) is amend-
7	ed—
8	(A) by striking "2114(e) of such title" and
9	inserting "2114(f) of such title, as redesignated
10	by section $524(a)(1)(A)$,"; and
11	(B) by striking the period at the end and
12	inserting "and inserting 'President'.".
13	(10) Section $1063(d)(1)$ $(122$ Stat. $323)$ is
14	amended by striking "semicolon" and inserting
15	``comma".
16	(11) Section 1229(i)(3) (122 Stat. 383) is
17	amended by striking "publically" and inserting "pub-
18	licly".
19	(12) Section $1422(e)(2)$ (122 Stat. 422) is
20	amended by striking "subsection (c)" and inserting
21	"subsection $(c)(1)$ ".
22	(13) Section 1602(4) (122 Stat. 432) is amended
23	by striking "section 411 $h(b)$ " and inserting "section
24	411h(b)(1)".

1	(14) Section 1617(b) (122 Stat. 449) is amended
2	by striking "by adding at the end" and inserting "by
3	inserting after the item relating to section 1074k".
4	(15) Section 2106 (122 Stat. 508) is amended by
5	striking "for 2007" both places it appears and insert-
6	ing "for Fiscal Year 2007".
7	(16) Section 2826(a)(2)(A) (122 Stat. 546) is
8	amended by striking "the Army" and inserting
9	"Army".
10	(c) Title 31, United States Code.—Title 31,
11	United States Code, is amended as follows:
12	(1) Chapter 35 is amended by striking the first
13	section 3557.
14	(2) The second section 3557 is amended in the
15	section heading by striking "Public-Private" and
16	inserting "public-private".
17	(3) The table of sections at the beginning of
18	chapter 35 is amended by striking the second item re-
19	lating to section 3557.
20	(d) Title 28, United States Code.—Section
21	1491(b) of title 28, United States Code, is amended by strik-
22	ing the first paragraph (5).
23	(e) Ronald W. Reagan National Defense Au-
24	THORIZATION ACT FOR FISCAL YEAR 2005.—Section 721(e)
25	of the Ronald W. Reagan National Defense Authorization

- 1 Act for Fiscal Year 2005 (Public Law 108–375; 118 Stat.
- 2 1988; 10 U.S.C. 1092 note) is amended by striking "fiscal
- 3 years 2005" and all that follows through "2010" and insert-
- 4 ing "fiscal years 2005 through 2010".
- 5 (f) Public Law 106–113.—Effective as of November
- 6 29, 1999, and as if included therein as enacted, section 553
- 7 of the Foreign Operations, Export Financing, and Related
- 8 Programs Appropriations Act, 2000 (as enacted into law
- 9 by section 1000(a)(2) of Public Law 106-113 (113 Stat.
- 10 1535, 1501A-99)) is amended by striking "five-year pe-
- 11 riod" and inserting "eight-year period".
- 12 SEC. 1064. SUBMISSION TO CONGRESS OF REVISION TO
- 13 REGULATION ON ENEMY PRISONERS OF WAR,
- 14 RETAINED PERSONNEL, CIVILIAN INTERN-
- 15 EES, AND OTHER DETAINEES.
- 16 (a) Submission to Congress.—No activity relating
- 17 to a successor regulation to Army Regulation 190–8 Enemy
- 18 Prisoners of War, Retained Personnel, Civilian Internees
- 19 and Other Detainees (dated October 1, 1997) may be car-
- 20 ried out until the date that is 60 days after the date on
- 21 which the Secretary of Defense submits to the Committees
- 22 on Armed Services of the Senate and House of Representa-
- 23 tives such successor regulation.
- 24 (b) Savings Clause.—Nothing in this section shall
- 25 affect the continued effectiveness of Army Regulation 190-

1	8 Enemy Prisoners of War, Retained Personnel, Civilian
2	Internees and Other Detainees (dated October 1, 1997).
3	SEC. 1065. AUTHORIZATION OF APPROPRIATIONS FOR PAY-
4	MENTS TO PORTUGUESE NATIONALS EM-
5	PLOYED BY THE DEPARTMENT OF DEFENSE.
6	(a) Authorization for Payments.—Subject to sub-
7	section (b), the Secretary of Defense may authorize pay-
8	ments to Portuguese nationals employed by the Department
9	of Defense in Portugal, for the difference between—
10	(1) the salary increases resulting from section
11	8002 of the Department of Defense Appropriations
12	Act, 2006 (Public Law 109–148 119 Stat. 2697; 10
13	U.S.C. 1584 note) and section 8002 of the Depart-
14	ment of Defense Appropriations Act, 2007 (Public
15	Law 109–289; 120 Stat. 1271; 10 U.S.C. 1584 note);
16	and
17	(2) salary increases supported by the Depart-
18	ment of Defense Azores Foreign National wage sur-
19	veys for survey years 2006 and 2007.
20	(b) Limitation.—The authority provided in sub-
21	section (a) may be exercised only if—
22	(1) the wage survey methodology described in the
23	United States—Portugal Agreement on Cooperation
24	and Defense, with supplemental technical and labor
25	agreements and exchange of notes, signed at Lisbon

1	on June 1, 1995, and entered into force on November
2	21, 1995, is eliminated; and
3	(2) the agreements and exchange of notes referred
4	to in paragraph (1) and any implementing regula-
5	tions thereto are revised to explicitly state the require-
6	ment that future increases in the pay of Portuguese
7	nationals employed by the Department of Defense in
8	Portugal are to be made in compliance with United
9	States law and regulations prescribed by the Sec-
10	retary of Defense.
11	(c) Authorization for Appropriation.—There is
12	authorized to be appropriated to the Secretary of Defense
13	\$240,000 for fiscal year 2009 for the purpose of the pay-
14	ments authorized by subsection (a).
15	SEC. 1066. STATE DEFENSE FORCE IMPROVEMENT.
16	(a) FINDINGS.—Congress makes the following findings.
17	(1) Domestic threats to national security and the
18	increased use of National Guard forces for out-of-
19	State deployments greatly increase the potential for
20	service by members of State defense forces established
21	under section 109(c) of title 32, United States Code.
22	(2) The efficacy of State defense forces is im-
23	peded by lack of clarity in the Federal regulations

concerning those forces, particularly in defining levels

1	of coordination and cooperation between those forces
2	and the Department of Defense.
3	(3) The State defense forces suffer from lack of
4	standardized military training, arms, equipment,
5	support, and coordination with the Department of
6	Defense as a result of real and perceived Federal regu-
7	latory impediments.
8	(b) Recognition and Support for State Defense
9	Forces.—Section 109 of title 32, United States Code, is
10	amended—
11	(1) by redesignating subsections (d) and (e) as
12	subsections (j) and (k), respectively; and
13	(2) by inserting after subsection (c) the following
14	new subsections:
15	"(d) Recognition.—Congress hereby recognizes forces
16	established under subsection (c) as an integral military
17	component of the United States, while reaffirming that
18	those forces remain entirely State regulated, organized, and
19	equipped and recognizing that those forces will be used ex-
20	clusively at the local level and in accordance with State
21	law.
22	"(e) Assistance by Department of Defense.—(1)
23	The Secretary of Defense may coordinate with, and provide
24	assistance to, a defense force established under subsection
25	(c) to the extent such assistance is requested by a State or

1 by a force established under subsection (c) and subject to the provisions of this section. 3 "(2) The Secretary may not provide assistance under 4 paragraph (1) if, in the judgment of the Secretary, such 5 assistance would— 6 "(A) impede the ability of the Department of De-7 fense to execute missions of the Department: 8 "(B) take resources away from warfighting 9 units: 10 "(C) incur nonreimbursed identifiable costs; or "(D) consume resources in a manner incon-11 12 sistent with the mission of the Department of Defense. 13 "(f) Use of Department of Defense Property AND EQUIPMENT.—The Secretary of Defense may authorize 14 qualified personnel of a force established under subsection (c) to use and operate property, arms, equipment, and fa-16 cilities of the Department of Defense as needed in the course of training activities and State active duty. 18 19 "(g) Transfer of Excess Equipment.—(1) The 20 Secretary of Defense may transfer to a State or a force es-21 tablished under subsection (c) any personal property of the Department of Defense that the Secretary determines is— 23 "(A) excess to the needs of the Department of De-

fense; and

1	"(B) suitable for use by a force established under
2	subsection (c).
3	"(2) The Secretary of Defense may transfer personal
4	property under this section only if—
5	"(A) the property is drawn from existing stocks
6	of the Department of Defense;
7	"(B) the recipient force established under sub-
8	section (c) accepts the property on an as-is, where-is
9	basis;
10	"(C) the transfer is made without the expendi-
11	ture of any funds available to the Department of De-
12	fense for the procurement of defense equipment; and
13	"(D) all costs incurred subsequent to the transfer
14	of the property are borne or reimbursed by the recipi-
15	ent.
16	"(3) Subject to paragraph (2)(D), the Secretary may
17	$transfer\ personal\ property\ under\ this\ section\ without\ charge$
18	to the recipient force established under subsection (c).
19	"(h) Federal/State Training Coordination.—(1)
20	Participation by a force established under subsection (c) in
21	a training program of the Department of Defense is at the
22	discretion of the State.
23	"(2) Nothing in this section may be construed as re-
24	quiring the Department of Defense to provide any training
2.5	program to any such force.

1	"(3) Any such training program shall be conducted in
2	accordance with an agreement between—
3	"(A) the Secretary of Defense; and
4	"(B) the State or the force established under sub-
5	section (c) if so authorized by State law.
6	"(4) Any direct costs to the Department of Defense of
7	providing training assistance to a force established under
8	subsection (c) shall be reimbursed by the State. Any agree-
9	ment under paragraph (3) between the Department of De-
10	fense and a State or a force established under subsection
11	(c) for such training assistance shall provide for payment
12	of such costs.
13	"(i) Federal Funding of State Defense
14	Forces.—Funds available to the Department of Defense
15	may not be made available to a State defense force.".
16	(c) Definition of State.—
17	(1) Definition.—Such section is further amend-
18	ed by adding at the end the following new subsection:
19	"(l) State Defined.—In this section, the term 'State'
20	includes the District of Columbia, the Commonwealth of
21	Puerto Rico, Guam, and the Virgin Islands.".
22	(2) Conforming amendments.—Such section is
23	further amended in subsections (a), (b), and (c) by
24	striking "a State, the Commonwealth of Puerto Rico.

1	the District of Columbia, Guam, or the Virgin Is-
2	lands" each place it appears and inserting "a State".
3	(d) Stylistic Amendments.—Such section is further
4	amended—
5	(1) in subsection (a), by inserting "Prohibition
6	ON MAINTENANCE OF OTHER TROOPS.—" after "(a)";
7	(2) in subsection (b), by inserting "USE WITHIN
8	State Borders.—" after "(b)";
9	(3) in subsection (c), by inserting "STATE DE-
10	Fense Forces Authorized.—" after "(c)";
11	(4) in subsection (j), as redesignated by sub-
12	section (a)(1), by inserting "Effect of Member-
13	SHIP IN DEFENSE FORCES.—" after "(j)"; and
14	(5) in subsection (k), as redesignated by sub-
15	section (a)(1), by inserting "Prohibition on Re-
16	SERVE COMPONENT MEMBERS JOINING DEFENSE
17	Forces.—" after "(k)".
18	(e) CLERICAL AMENDMENTS.—
19	(1) Section Heading.—The heading of such sec-
20	tion is amended to read as follows:
21	"§ 109. Maintenance of other troops: State defense
22	forces".
23	(2) Clerical amendment.—The item relating
24	to such section in the table of sections at the begin-

- 1 ning of chapter 1 of such title is amended to read as
- 2 *follows:*

"109. Maintenance of other troops: State defense forces.".

- 3 SEC. 1067. BARNEGAT INLET TO LITTLE EGG INLET, NEW
- 4 **JERSEY**.
- 5 (a) Project Modification.—The project for hurri-
- 6 cane and storm damage reduction, Barnegat Inlet to Little
- 7 Egg Inlet, New Jersey, authorized by section 101(a)(1) of
- 8 the Water Resources Development Act of 2000 (114 Stat.
- 9 2576), is modified to authorize the Secretary of the Army
- 10 to undertake, at Federal expense, such measures as the Sec-
- 11 retary determines to be necessary and appropriate in the
- 12 public interest to address the handling of munitions placed
- 13 on the beach during construction of the project before the
- 14 date of enactment of this section.
- 15 (b) Treatment of Costs.—Costs incurred in car-
- 16 rying out subsection (a) shall not be considered to be a cost
- 17 of constructing the project.
- 18 (c) Credit.—The Secretary shall credit, in accordance
- 19 with section 221 of the Flood Control Act of 1970 (42 U.S.C.
- 20 1962d-5b), toward the non-Federal share of the cost of the
- 21 project the costs incurred by the non-Federal interest with
- 22 respect to the removal and handling of the munitions re-
- 23 ferred to in subsection (a).

1	(d) Eligible Activities.—Measures authorized by
2	subsection (a) include monitoring, removal, and disposal of
3	the munitions referred to in subsection (a).
4	(e) Funding.—Of the amounts authorized to be appro-
5	priated by section 301(13) of this Act, \$7,175,000 is author-
6	ized to carry out subsection (a).
7	SEC. 1068. SENSE OF CONGRESS REGARDING THE ROLES
8	AND MISSIONS OF THE DEPARTMENT OF DE-
9	FENSE AND OTHER NATIONAL SECURITY IN-
10	STITUTIONS.
11	It is the sense of Congress as follows:
12	(1) To ensure the future security of the United
13	States, all of the national security organizations of
14	the Federal Government must work together more ef-
15	fectively.
16	(2) The conflicts in Iraq and Afghanistan have
17	demonstrated a need to expand the definition of na-
18	tional security organizations to include all depart-
19	ments and agencies that contribute to the relations of
20	the United States with the world.
21	(3) As the largest national security organization,
22	the Department of Defense must effectively collaborate
23	in both a supported and supporting role with other
24	departments and agencies.

1	(4) Section 941 of Public Law 110–181 created
2	an opportunity for the Department of Defense to ad-
3	dress internal assignments of functions.
4	(5) The Initial Perspectives report of the Panel
5	on Roles and Missions of the Committee on Armed
6	Services of the House of Representatives illustrated
7	the following three levels of coordination that must be
8	improved:
9	(A) Inter-agency coordination.
10	(B) Department of Defense-wide coordina-
11	tion.
12	(C) Inter-service coordination.
13	(6) Institutionalizing effective coordination with-
14	in and among the national security organizations of
15	the Federal Government may require fundamental re-
16	form.
17	SEC. 1069. SENSE OF CONGRESS RELATING TO 2008 SUPPLE-
18	MENTAL APPROPRIATIONS.
19	It is the sense of Congress that readiness shortfalls exist
20	within the Armed Forces of the United States, thus increas-
21	ing risk to the national security of the United States. Con-
22	gress has provided, and will continue to provide, funds to
23	address the readiness shortfalls in the Armed Forces of the
24	United States.

1	SEC. 1070. SENSE OF CONGRESS REGARDING DEFENSE RE-
2	QUIREMENTS OF THE UNITED STATES.
3	It is the sense of Congress that the defense requirements
4	of the United States should be based upon a comprehensive
5	national security strategy and fully funded to counter
6	present and emerging threats.
7	TITLE XI—CIVILIAN PERSONNEL
8	MATTERS
	Sec. 1101. Temporary authority to waive limitation on premium pay for Federal employees. Sec. 1102. Extension of authority to make lump-sum severance payments. Sec. 1103. Extension of voluntary reduction-in-force authority of Department of Defense. Sec. 1104. Technical amendment to definition of professional accounting position. Sec. 1105. Expedited hiring authority for health care professionals. Sec. 1106. Authority to adjust certain limitations on personnel and reports on such adjustments. Sec. 1107. Temporary discretionary authority to grant allowances, benefits, and gratuities to personnel on official duty in a combat zone. Sec. 1108. Requirement relating to furloughs during the time of a contingency operation. Sec. 1109. Direct hire authority for certain positions at personnel demonstration laboratories.
9	SEC. 1101. TEMPORARY AUTHORITY TO WAIVE LIMITATION
10	ON PREMIUM PAY FOR FEDERAL EMPLOYEES.
11	(a) Waiver Authority.—Subject to subsection (b),
12	the head of an agency may waive the limitation under sec-
13	tion 5547(a) of title 5, United States Code, with respect
14	to premium pay for any service which is performed by an
15	employee of such agency—
16	(1) in an overseas location within the area of re-
17	sponsibility of the Commander of the United States
18	Central Command; and

1	(2) in direct support of or directly related to—
2	(A) a military operation, including a con-
3	tingency operation; or
4	(B) an operation in response to an emer-
5	gency declared by the President.
6	(b) Limitations.—Waiver authority under this sec-
7	tion shall be available only with respect to premium pay
8	for service performed in 2009, and only to the extent that
9	its exercise would not cause an employee's total basic pay
10	and premium pay for 2009 to exceed \$212,100.
11	(c) Additional Pay Not Considered Basic Pay.—
12	Any amount of premium pay that would not have been pay-
13	able but for a waiver under this section shall not be consid-
14	ered to be basic pay for any purpose and shall not be used
15	in computing a lump-sum payment for accumulated and
16	accrued annual leave under section 5551 of title 5, United
17	States Code.
18	(d) Regulations.—The Director of the Office of Per-
19	sonnel Management may prescribe any regulations which
20	may be necessary to ensure consistency among heads of
21	agencies in the application of this section.
22	(e) Definitions.—For purposes of this section—
23	(1) the terms "agency" and "employee" have the
24	respective meanings given such terms by section 5541
25	of title 5. United States Code:

1	(2) the term "premium pay" refers to any pre-
2	mium pay described in section 5547(a) of such title
3	5; and
4	(3) the term "contingency operation" has the
5	meaning given such term by section $101(a)(13)$ of
6	title 10, United States Code.
7	SEC. 1102. EXTENSION OF AUTHORITY TO MAKE LUMP-SUM
8	SEVERANCE PAYMENTS.
9	Section 5595(i)(4) of title 5, United States Code, is
10	amended by striking "October 1, 2010" and inserting "Oc-
11	tober 1, 2014".
12	SEC. 1103. EXTENSION OF VOLUNTARY REDUCTION-IN-
13	FORCE AUTHORITY OF DEPARTMENT OF DE-
13	FORCE AUTHORITY OF DEPARTMENT OF DE-
13 14	FORCE AUTHORITY OF DEPARTMENT OF DEFENSE.
13 14 15 16	FORCE AUTHORITY OF DEPARTMENT OF DE- FENSE. Section 3502(f)(5) of title 5, United States Code, is
13 14 15 16 17	FORCE AUTHORITY OF DEPARTMENT OF DEFENSE. Section 3502(f)(5) of title 5, United States Code, is amended by striking "September 30, 2010" and inserting
13 14 15 16 17	FORCE AUTHORITY OF DEPARTMENT OF DEFENSE. Section 3502(f)(5) of title 5, United States Code, is amended by striking "September 30, 2010" and inserting "September 30, 2014".
13 14 15 16 17 18	FORCE AUTHORITY OF DEPARTMENT OF DEFINITION OF DESCRIPTION OF DEPARTMENT OF DEFINITION OF DEFINITION OF
13 14 15 16 17 18	FORCE AUTHORITY OF DEPARTMENT OF DEFINITION OF DEFINITION. FENSE. Section 3502(f)(5) of title 5, United States Code, is amended by striking "September 30, 2010" and inserting "September 30, 2014". SEC. 1104. TECHNICAL AMENDMENT TO DEFINITION OF PROFESSIONAL ACCOUNTING POSITION.

1	SEC. 1105. EXPEDITED HIRING AUTHORITY FOR HEALTH
2	CARE PROFESSIONALS.
3	(a) Expedited Hiring Authority.—Section
4	1599c(a) of title 10, United States Code, is amended—
5	(1) by inserting "(1)" before "The Secretary of
6	Defense may"; and
7	(2) by adding at the end the following new para-
8	graph:
9	"(2)(A) For purposes of sections 3304, 5333, and 5753
10	of title 5, the Secretary of Defense may—
11	"(i) designate any category of medical or health
12	professional positions within the Department of De-
13	fense as shortage category positions; and
14	"(ii) utilize the authorities in such sections to re-
15	cruit and appoint highly qualified persons directly to
16	positions so designated.
17	"(B) In using the authority provided by this para-
18	graph, the Secretary shall apply the principles of preference
19	for the hiring of veterans and other persons established in
20	subchapter 1 of chapter 33 of title 5.".
21	(b) Termination of Authority.—Section 1599 $c(c)$
22	of such title is amended—
23	(1) by inserting "(1)" before "The authority of";
24	(2) by striking "September 30, 2010" and insert-
25	ing "September 30, 2012"; and

1	(3) by adding at the end the following new para-
2	graph:
3	"(2) The Secretary may not appoint a person to a po-
4	sition of employment under subsection (a)(2) after Sep-
5	tember 30, 2012.".
6	SEC. 1106. AUTHORITY TO ADJUST CERTAIN LIMITATIONS
7	ON PERSONNEL AND REPORTS ON SUCH AD-
8	JUSTMENTS.
9	(a) Authority To Adjust Limitations on OSD
10	Personnel.—
11	(1) Section 143 of title 10, United States Code,
12	is amended—
13	(A) in subsection (a), by striking "The
14	number" and inserting "Subject to subsection
15	(b), the number";
16	(B) by redesignating subsections (b) and (c)
17	as subsections (c) and (d), respectively;
18	(C) by inserting after subsection (a) the fol-
19	lowing new subsection (b):
20	"(b) Authority To Adjust Limitation.—(1) For
21	fiscal year 2009 and fiscal years thereafter, the Secretary
22	of Defense may adjust the limitation on OSD personnel in
23	accordance with paragraph (2) to accommodate increases
24	in workload or to modify the type of personnel required to
25	accomplish work.

1	"(2) The Secretary may adjust the baseline personnel
2	limitation under paragraph (1) by increasing it by no more
3	than 5 percent in a fiscal year."; and
4	(D) by amending subsection (c) (as so redes-
5	ignated) to read as follows:
6	"(c) Definitions.—In this section:
7	"(1) The term 'OSD personnel' means military
8	and civilian personnel of the Department of Defense
9	who are assigned to, or employed in, functions in the
10	Office of the Secretary of Defense (including Direct
11	Support Activities of that Office and the Washington
12	Headquarters Services of the Department of Defense).
13	"(2) The term baseline personnel limitation',
14	with respect to OSD personnel, means—
15	"(A) for fiscal year 2009, the number de-
16	scribed in subsection (a); and
17	"(B) for any fiscal year thereafter, such
18	number as increased (if at all) by the Secretary
19	under subsection (b) during preceding fiscal
20	years.".
21	(b) Defense Agencies and Field Activities.—Sec-
22	tion 194 of title 10, United States Code, is amended—
23	(1) in subsections (a) and (b), by striking "The
24	total" each place it appears and inserting "Subject to
25	subsection (c), the total";

1	(2) by redesignating subsections (c), (d), (e), and
2	(f) as subsections (d), (e), (f), and (g), respectively;
3	(3) by inserting after subsection (b) the following
4	new subsection (c):
5	"(c) Authority To Adjust Limitation.—(1) For
6	fiscal year 2009 and fiscal years thereafter, the Secretary
7	of Defense may adjust the baseline personnel limitations in
8	subsection (a) in accordance with paragraph (2) to accom-
9	modate increases in workload or to modify the type of per-
10	sonnel required to accomplish work.
11	"(2) The Secretary may adjust a baseline personnel
12	limitation under paragraph (1) by increasing it by no more
13	than 5 percent in a fiscal year."; and
14	(4) by amending subsection (g) (as so redesig-
15	nated)—
16	(A) by striking "In this section, the" and
17	inserting "In this section:
18	"(1) The"; and
19	(B) by adding at the end the following new
20	paragraph:
21	"(2) The term baseline personnel limitation',
22	with respect to members of the armed forces and civil-
23	ian employees described in subsection (a) or sub-
24	section (b), means—

1	"(A) for fiscal year 2009, the number de-
2	scribed in subsection (a) or (b), respectively; and
3	"(B) for any fiscal year thereafter, such
4	number as increased (if at all) by the Secretary
5	under subsection (c) during preceding fiscal
6	years.".
7	(c) Office of the Secretary of the Army and
8	ARMY STAFF.—Subsection (f) of section 3014 of title 10,
9	United States Code, is amended by adding at the end the
10	following new paragraph:
11	"(5)(A) For fiscal year 2009 and fiscal years
12	thereafter, the Secretary of the Army may adjust the
13	baseline personnel limitation in paragraph (1), (2),
14	or (3) in accordance with subparagraph (B) to ac-
15	commodate increases in workload or to modify the
16	type of personnel required to accomplish work.
17	"(B) The Secretary may adjust a baseline per-
18	sonnel limitation under subparagraph (A) by increas-
19	ing it by no more than 5 percent in a fiscal year.
20	"(C) In this subsection, the term baseline per-
21	sonnel limitation', with respect to members of the
22	armed forces and civilian employees described in
23	paragraph (1), (2), or (3), means—

1	"(i) for fiscal year 2009, the number de-
2	scribed in paragraph (1), (2), or (3), respec-
3	tively; and
4	"(ii) for any fiscal year thereafter, such
5	number as increased (if at all) by the Secretary
6	under subparagraph (A) during preceding fiscal
7	years.".
8	(d) Office of the Secretary of the Navy, Office
9	OF THE CHIEF OF NAVAL OPERATIONS, AND HEAD-
10	QUARTERS, MARINE CORPS.—Subsection (f) of section 5014
11	of title 10, United States Code, is amended by adding at
12	the end the following new paragraph:
13	"(5)(A) For fiscal year 2009 and fiscal years
14	thereafter, the Secretary of the Navy may adjust the
15	baseline personnel limitation in paragraph (1), (2),
16	or (3) in accordance with subparagraph (B) to ac-
17	commodate increases in workload or to modify the
18	type of personnel required to accomplish work.
19	"(B) The Secretary may adjust a baseline per-
20	sonnel limitation under subparagraph (A) by increas-
21	ing it by no more than 5 percent in a fiscal year.
22	"(C) In this subsection, the term baseline per-
23	sonnel limitation', with respect to members of the
24	armed forces and civilian employees described in
25	paragraph (1), (2), or (3), means—

1	"(i) for fiscal year 2009, the number de-
2	scribed in paragraph (1), (2), or (3), respec-
3	tively; and
4	"(ii) for any fiscal year thereafter, such
5	number as increased (if at all) by the Secretary
6	under subparagraph (A) during any preceding
7	fiscal years.".
8	(e) Office of the Secretary of the Air Force
9	AND AIR STAFF.—Subsection (f) of section 8014 of title 10,
10	United States Code, is amended by adding at the end the
11	following new paragraph:
12	"(5)(A) For fiscal year 2009 and fiscal years
13	thereafter, the Secretary of the Air Force may adjust
14	the baseline personnel limitation in paragraph (1),
15	(2), or (3) in accordance with subparagraph (B) to
16	accommodate increases in workload or to modify the
17	type of personnel required to accomplish work.
18	"(B) The Secretary may adjust a baseline per-
19	sonnel limitation under subparagraph (A) by increas-
20	ing it by no more than 5 percent in a fiscal year.
21	"(C) In this subsection, the term baseline per-
22	sonnel limitation', with respect to members of the
23	armed forces and civilian employees described in
24	paragraph (1), (2), or (3), means—

1	"(i) for fiscal year 2009, the number de-
2	scribed in paragraph (1), (2), or (3), respec-
3	tively; and
4	"(ii) for any fiscal year thereafter, such
5	number as increased (if at all) by the Secretary
6	under subparagraph (A) during preceding fiscal
7	years.".
8	(f) REPORT REQUIRED.—The Secretary of Defense
9	shall submit a report to the congressional defense commit-
10	tees at the same time that the defense budget materials for
11	each fiscal year are presented to Congress. The report shall
12	include the following information:
13	(1) During the preceding fiscal year, the average
14	number of military personnel and civilian employees
15	of the Department of Defense assigned to or detailed
16	to permanent duty in—
17	(A) the Office of the Secretary of Defense;
18	(B) the management headquarters activities
19	and management headquarters support activities
20	in the Defense Agencies and Department of De-
21	$fense\ Field\ Activities;$
22	(C) the Office of the Secretary of the Army
23	and the Army Staff;

1	(D) the Office of the Secretary of the Navy,
2	the Office of Chief of Naval Operations, and the
3	Headquarters, Marine Corps; and
4	(E) the Office of the Secretary of the Air
5	Force and the Air Staff.
6	(2) The total increase in personnel assigned to
7	the activities or entities described in paragraph (1),
8	if any, during the preceding fiscal year—
9	(A) attributable to the replacement of con-
10	tract personnel with military personnel or civil-
11	ian employees of the Department of Defense, in-
12	cluding the number of positions associated with
13	the replacement of contract personnel performing
14	inherently governmental functions or performing
15	lead system integrator functions; and
16	(B) attributable to reasons other than the
17	replacement of contract personnel with military
18	personnel or civilian employees of the Depart-
19	ment, such as workload or operational demand
20	increases.
21	(3) The number of military personnel and civil-
22	ian employees of the Department of Defense assigned
23	to the activities or entities described in paragraph (1)
24	as of October 1 of the preceding fiscal year.

1 (4) An analysis and justification for any in-2 crease in personnel assigned to the activities or enti-3 ties described in paragraph (1), if any, during the 4 preceding fiscal year, including an analysis of the 5 workload of the activity or entity and the manage-6 ment of the workload. 7 (q) DEFINITIONS.—In this section: 8 (1) Defense budget materials.—The term 9 "defense budget materials", with respect to a fiscal 10 year, means the materials submitted to Congress by 11 the Secretary of Defense in support of the budget for 12 that fiscal year that is submitted to Congress by the 13 President under section 1105 of title 31, United 14 States Code. 15 (2) Contract personnel.—The term "contract 16 personnel" means persons hired under a contract with 17 the Department of Defense for the performance of 18

major Department of Defense headquarters activities.

- 19 (h) Comptroller General Evaluation.—Not later 20 than April 15, 2009, the Comptroller General shall—
- 21 (1) conduct an evaluation of the overall manage-22 ment of the staffing processes and procedures for the 23 personnel affected by the amendments made by this section: and 24

1	(2) submit to the congressional defense commit-
2	tees a report on the results of such evaluation, with
3	such findings and recommendations as the Comp-
4	troller General considers appropriate.
5	SEC. 1107. TEMPORARY DISCRETIONARY AUTHORITY TO
6	GRANT ALLOWANCES, BENEFITS, AND GRATU-
7	ITIES TO PERSONNEL ON OFFICIAL DUTY IN A
8	COMBAT ZONE.
9	(a) In General.—Section 1603(a) of the Emergency
10	Supplemental Appropriations Act for Defense, the Global
11	War on Terror, and Hurricane Recovery, 2006 (Public Law
12	109–234; 120 Stat. 443) is amended—
13	(1) by striking "During fiscal years 2006, 2007,
14	and 2008" and inserting "(1) During fiscal years
15	2006 (including the period beginning on October 1,
16	2005, and ending on June 15, 2006), 2007, and
17	2008"; and
18	(2) by adding at the end the following:
19	"(2) During fiscal years 2009, 2010, and 2011, the
20	head of an agency may, in the agency head's discretion,
21	provide to an individual employed by, or assigned or de-
22	tailed to, such agency allowances, benefits, and gratuities
23	comparable to those provided by the Secretary of State to
24	members of the Foreign Service under section 413 and chap-
25	ter 9 of title I of the Foreign Service Act of 1980, if such

1	individual is on official duty in a combat zone (as defined
2	by section 112(c) of the Internal Revenue Code of 1986).".
3	(b) Effective Date.—The amendments made by sub-
4	section (a) shall take effect as if included in the enactment
5	of the Emergency Supplemental Appropriations Act for De-
6	fense, the Global War on Terror, and Hurricane Recovery,
7	2006 (Public Law 109–234).
8	SEC. 1108. REQUIREMENT RELATING TO FURLOUGHS DUR-
9	ING THE TIME OF A CONTINGENCY OPER-
10	ATION.
11	(a) In General.—Subchapter I of chapter 35 of title
12	5, United States Code, is amended by adding at the end
13	the following new section:
14	"§ 3505. Furloughs within Department of Defense
15	"(a) For purposes of this section—
16	"(1) the term 'furlough' means the placing of an
17	employee in a temporary status without duties and
18	pay because of a lack of funds;
19	"(2) the term 'contingency operation' has the
20	meaning given such term by section 101(a)(13) of
21	title 10; and
22	"(3) the term 'defense committees' has the mean-
23	ing given such term by section 119(g) of title 10.
24	"(b)(1) The Secretary of Defense may not issue notice
25	of a furlough described in paragraph (2) until the Secretary

- 1 has certified to the defense committees that the Secretary
- 2 has no other legal measures to avoid such furloughs.
- 3 "(2) This subsection applies with respect to any fur-
- 4 lough that impacts substantial portions of the civilian
- 5 workforce of the Department of Defense commencing during
- 6 the time of a contingency operation.".
- 7 (b) Clerical Amendment.—The analysis for chapter
- 8 35 of title 5, United States Code, is amended by inserting
- 9 after the item relating to section 3504 the following new
- 10 *item*:

"3505. Furloughs within Department of Defense.".

- 11 SEC. 1109. DIRECT HIRE AUTHORITY FOR CERTAIN POSI-
- 12 TIONS AT PERSONNEL DEMONSTRATION LAB-
- 13 ORATORIES.
- 14 (a) AUTHORITY.—The Secretary of Defense may make
- 15 appointments to positions described in subsection (b) with-
- 16 out regard to the provisions of subchapter I of chapter 33
- 17 of title 5, United States Code, other than sections 3303 and
- 18 3328 of such title.
- 19 (b) Positions Described.—This section applies with
- 20 respect to any scientific or engineering position within a
- 21 laboratory identified in section 9902(c)(2) of title 5, United
- 22 States Code, appointment to which requires an advanced
- 23 degree.
- 24 (c) Limitation.—(1) Authority under this section
- 25 may not, in any calendar year and with respect to any

- 1 laboratory, be exercised with respect to a number of posi-
- 2 tions greater than the number equal to 2 percent of the total
- 3 number of positions within such laboratory that are filled
- 4 as of the close of the fiscal year last ending before the start
- 5 of such calendar year.
- 6 (2) For purposes of this subsection, positions shall be
- 7 counted on a full-time equivalent basis.
- 8 (d) Employee Defined.—As used in this section, the
- 9 term "employee" has the meaning given such term by sec-
- 10 tion 2105 of title 5, United States Code.
- 11 (e) TERMINATION.—The authority to make appoint-
- 12 ments under this section shall not be available after Decem-
- 13 ber 31, 2013.

14 TITLE XII—MATTERS RELATING 15 TO FOREIGN NATIONS

Subtitle A—Assistance and Training

- Sec. 1201. Extension of authority to build the capacity of the Pakistan Frontier Corps.
- Sec. 1202. Military-to-military contacts and comparable activities.
- Sec. 1203. Enhanced authority to pay incremental expenses for participation of developing countries in combined exercises.
- Sec. 1204. Extension of temporary authority to use acquisition and cross-servicing agreements to lend military equipment for personnel protection and survivability.
- Sec. 1205. One-year extension of authority for distribution to certain foreign personnel of education and training materials and information technology to enhance military interoperability.
- Sec. 1206. Modification and extension of authorities relating to program to build the capacity of foreign military forces.
- Sec. 1207. Extension of authority for security and stabilization assistance.
- Sec. 1208. Authority for support of special operations to combat terrorism.
- Sec. 1209. Regional Defense Combating Terrorism Fellowship Program.

Subtitle B—Matters Relating to Iraq and Afghanistan

Sec. 1211. Limitation on availability of funds for certain purposes relating to Iraq.

- Sec. 1212. Report on status of forces agreements between the United States and

 Iraa
- Sec. 1213. Strategy for United States-led Provincial Reconstruction Teams in Iraq.
- Sec. 1214. Commanders' Emergency Response Program.
- Sec. 1215. Performance monitoring system for United States-led Provincial Reconstruction Teams in Afghanistan.
- Sec. 1216. Report on command and control structure for military forces operating in Afghanistan.
- Sec. 1217. Report on enhancing security and stability in the region along the border of Afghanistan and Pakistan.
- Sec. 1218. Study and report on Iraqi police training teams.

Subtitle C—Other Matters

- Sec. 1221. Payment of personnel expenses for multilateral cooperation programs.
- Sec. 1222. Extension of Department of Defense authority to participate in multinational military centers of excellence.
- Sec. 1223. Study of limitation on classified contracts with foreign companies engaged in space business with China.
- Sec. 1224. Sense of Congress and congressional briefings on readiness of the Armed Forces and report on nuclear weapons capabilities of Iran.

Subtitle A—Assistance and Training

- SEC. 1201. EXTENSION OF AUTHORITY TO BUILD THE CA-
- 4 PACITY OF THE PAKISTAN FRONTIER CORPS.
- 5 (a) AUTHORITY.—Subsection (a) of section 1206 of the
- 6 National Defense Authorization Act for Fiscal Year 2008
- 7 (Public Law 110–181; 122 Stat. 366) is amended by strik-
- 8 ing "during fiscal year 2008" and inserting "during fiscal
- 9 years 2008, 2009, and 2010".

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- 10 (b) Funding Limitation.—Subsection (c)(1) of such
- 11 section is amended by striking "for fiscal year 2008 to pro-
- 12 vide the assistance under subsection (a)" and inserting "for
- 13 a fiscal year specified in subsection (a) to provide the assist-
- 14 ance under such subsection for such fiscal year".

1	SEC. 1202. MILITARY-TO-MILITARY CONTACTS AND COM-
2	PARABLE ACTIVITIES.
3	Section 168(e) of title 10, United States Code, is
4	amended by adding at the end the following:
5	"(5) Funds available under this section for fiscal year
6	2009 or any subsequent fiscal year may be used for pro-
7	grams that begin in such fiscal year but end in the next
8	fiscal year.".
9	SEC. 1203. ENHANCED AUTHORITY TO PAY INCREMENTAL
10	EXPENSES FOR PARTICIPATION OF DEVEL-
11	OPING COUNTRIES IN COMBINED EXERCISES.
12	Section 2010 of title 10, United States Code, is amend-
13	ed by adding at the end the following new subsection:
14	"(e) Funds available under this section for fiscal year
15	2009 or any subsequent fiscal year may be used for pro-
16	grams that begin in such fiscal year but end in the next
17	fiscal year.".
18	SEC. 1204. EXTENSION OF TEMPORARY AUTHORITY TO USE
19	ACQUISITION AND CROSS-SERVICING AGREE-
20	MENTS TO LEND MILITARY EQUIPMENT FOR
21	PERSONNEL PROTECTION AND SURVIV-
22	ABILITY.
23	(a) Semiannual Reports to Congressional Com-
24	MITTEES.—Subsection (b)(3) of section 1202 of the John
25	Warner National Defense Authorization Act for Fiscal Year
26	2007 (Public Law 109-364; 120 Stat. 2412), as amended

1	by section 1252 of Public Law 110–181 (122 Stat. 402),
2	is further amended by adding at the end the following:
3	"(E) With respect to equipment provided to
4	each foreign force that is not returned to the
5	United States, a description of the terms of dis-
6	position of the equipment to the foreign force.
7	"(F) The percentage of equipment provided
8	to foreign forces under the authority of this sec-
9	tion that is not returned to the United States.".
10	(b) Expiration.—Subsection (e) of such section is
11	amended by striking "September 30, 2009" and inserting
12	"September 30, 2010".
13	SEC. 1205. ONE-YEAR EXTENSION OF AUTHORITY FOR DIS-
14	TRIBUTION TO CERTAIN FOREIGN PER-
15	SONNEL OF EDUCATION AND TRAINING MA-
16	TERIALS AND INFORMATION TECHNOLOGY
17	TO ENHANCE MILITARY INTEROPERABILITY.
18	(a) Limitations.—Section 1207 of the John Warner
19	National Defense Authorization Act for Fiscal Year 2007
20	(Public Law 109–364; 120 Stat. 2419) is amended—
21	(1) by redesignating subsections (g) and (h) as
22	subsections (h) and (i), respectively; and
23	(2) by inserting after subsection (f) the following:
24	"(q) Limitations.—

1	"(1) Assistance otherwise prohibited by
2	LAW.—The Secretary of Defense may not use the au-
3	thority provided in this section to provide any type
4	of assistance described in this section that is otherwise
5	prohibited by any other provision of law.
6	"(2) Limitation on eligible countries.—The
7	Secretary of Defense may not use the authority pro-
8	vided in this section to provide any type of assistance
9	described in this section to the personnel referred to
10	in subsection (b) of any foreign country that is other-
11	wise prohibited from receiving such type of assistance
12	under any other provision of law.".
13	(b) Annual Report.—Subsection (h)(1) of such sec-
14	$tion,\ as\ redesignated\ by\ subsection\ (a)(1)\ of\ this\ section,$
15	is amended by striking "and 2008" and inserting ", 2008,
16	and 2009".
17	(c) Termination.—Subsection (i) of such section, as
18	$redesignated\ by\ subsection\ (a) (1)\ of\ this\ section,\ is\ amended$
19	by striking "2008" and inserting "2009".
20	SEC. 1206. MODIFICATION AND EXTENSION OF AUTHORI-
21	TIES RELATING TO PROGRAM TO BUILD THE
22	CAPACITY OF FOREIGN MILITARY FORCES.
23	(a) Limitations.—Subsection (c)(1) of section 1206 of
24	the National Defense Authorization Act for Fiscal Year
25	2006 (Public Law 109–163; 119 Stat. 3456), as amended

- 1 by section 1206 of Public Law 109-364 (120 Stat. 2418),
- 2 is further amended by adding at the end the following new
- 3 sentence: "Amounts available under the authority of sub-
- 4 section (a) for fiscal year 2009 or any subsequent fiscal year
- 5 may be used for programs that begin in such fiscal year
- 6 but end in the next fiscal year.".
- 7 (b) Two-Year Extension of Program Author-
- 8 ITY.—Subsection (g) of such section is amended—
- 9 (1) in the first sentence, by striking "2008" and
- inserting "2010"; and
- 11 (2) in the second sentence, by striking "2006,
- 2007, or 2008" and inserting "2009 or 2010".
- 13 SEC. 1207. EXTENSION OF AUTHORITY FOR SECURITY AND
- 14 STABILIZATION ASSISTANCE.
- 15 Section 1207(g) of the National Defense Authorization
- 16 Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat.
- 17 3458), as amended by section 1210 of Public Law 110–181
- 18 (122 Stat. 369), is further amended by striking "September
- 19 30, 2008" and inserting "September 30, 2010".
- 20 SEC. 1208. AUTHORITY FOR SUPPORT OF SPECIAL OPER-
- 21 ATIONS TO COMBAT TERRORISM.
- 22 (a) In General.—Chapter 3 of title 10, United States
- 23 Code, is amended by inserting after section 127d the fol-
- 24 lowing new section:

1	"§ 127e. Authority for support of special operations to
2	combat terrorism
3	"(a) Authority.—The Secretary of Defense may ex-
4	pend up to \$35,000,000 during any fiscal year to provide
5	support to foreign forces, irregular forces, groups, or indi-
6	viduals engaged in supporting or facilitating ongoing mili-
7	tary operations by United States special operations forces
8	to combat terrorism.
9	"(b) Procedures.—The Secretary of Defense shall es-
10	tablish procedures for the exercise of the authority under
11	subsection (a). The Secretary shall notify the congressional
12	defense committees of those procedures before any exercise
13	of that authority.
14	"(c) Notification.—Upon using the authority pro-
15	vided in subsection (a) to make funds available for support
16	of an approved military operation, the Secretary of Defense
17	shall notify the congressional defense committees expedi-
18	tiously, and in any event within 48 hours, of the use of
19	such authority with respect to that operation. Such a notifi-
20	cation need be provided only once with respect to any such
21	operation. Any such notification shall be in writing.
22	"(d) Limitation on Delegation.—The authority of
23	the Secretary of Defense to make funds available under sub-
24	section (a) for support of a military operation may not be

 $25 \quad delegated.$

1	"(e) Intelligence Activities.—This section does
2	not constitute authority to conduct covert action, as such
3	term is defined in section 503(e) of the National Security
4	Act of 1947 (50 U.S.C. 413b(e)).
5	"(f) Annual Report.—
6	"(1) Report required.—Not later than 120
7	days after the close of each fiscal year, the Secretary
8	of Defense shall submit to the congressional defense
9	committees a report on support provided under sub-
10	section (a) during that fiscal year.
11	"(2) Matters to be included.—Each report
12	required by paragraph (1) shall describe the support
13	provided, including—
14	"(A) the country involved in the activity,
15	the individual or force receiving the support,
16	and, to the maximum extent practicable, the spe-
17	cific region of each country involved in the activ-
18	ity;
19	"(B) the respective dates and a summary of
20	congressional notifications for each activity;
21	"(C) the unified commander for each activ-
22	ity, as well as the related objectives, as estab-
23	lished by that commander;
24	"(D) the total amount obligated to provide
25	support;

1	"(E) for each activity that amounts to more
2	than \$500,000, specific budget details that ex-
3	plain the overall funding level for that activity;
4	and
5	"(F) a statement providing a brief assess-
6	ment of the outcome of the support, including
7	specific indications of how the support furthered
8	the mission objective of special operations forces
9	and the type of follow-on support, if any, that
10	may be necessary.
11	"(g) Annual Limitation.—Support may be provided
12	under subsection (a) from funds made available for oper-
13	ations and maintenance.".
14	(b) Clerical Amendment.—The table of sections at
15	the beginning of chapter 3 of such title is amended by in-
16	serting after the item relating to section 127d the following
17	new item:
	"127e. Authority for support of special operations to combat terrorism.".
18	(c) Repeal.—Section 1208 of the Ronald W. Reagan
19	National Defense Authorization Act for Fiscal Year 2005
20	(Public Law 108–375; 118 Stat. 2086) is hereby repealed.
21	SEC. 1209. REGIONAL DEFENSE COMBATING TERRORISM
22	FELLOWSHIP PROGRAM.
23	Section 2249c(b) of title 10, United States Code, is
24	amended in the first sentence by striking "\$25,000,000"
25	and inserting "\$35,000,000".

1	Subtitle B—Matters Relating to
2	Iraq and Afghanistan
3	SEC. 1211. LIMITATION ON AVAILABILITY OF FUNDS FOR
4	CERTAIN PURPOSES RELATING TO IRAQ.
5	(a) Limitation.—No funds appropriated pursuant to
6	an authorization of appropriations in this Act or any other
7	Act for any fiscal year may be obligated or expended for
8	a purpose as follows:
9	(1) To establish any military installation or base
10	for the purpose of providing for the permanent sta-
11	tioning of United States Armed Forces in Iraq.
12	(2) To exercise United States control of the oil
13	resources of Iraq.
14	(b) Definition.—In this section, the term "permanent
15	stationing of United States Armed Forces in Iraq" means
16	the stationing of United States Armed Forces in Iraq on
17	a continuing or lasting basis, as distinguished from tem-
18	porary, although the basis may be permanent even though
19	it may be dissolved eventually at the request either of the
20	United States or of the Government of Iraq, in accordance
21	with law.
22	SEC. 1212. REPORT ON STATUS OF FORCES AGREEMENTS
23	BETWEEN THE UNITED STATES AND IRAQ.
24	(a) Requirement for Report.—

1	(1) In General.—(A) Not later than 90 days
2	after the date of the enactment of this Act, the Presi-
3	dent shall transmit to the appropriate congressional
4	committees a report on each agreement between the
5	United States and Iraq relating to—
6	(i) the legal status of United States military
7	personnel, civilian personnel, and contractor per-
8	sonnel of contracts awarded by any department
9	or agency of the United States Government;
10	(ii) the establishment of or access to mili-
11	tary bases;
12	(iii) the rules of engagement under which
13	United States Armed Forces operate in Iraq; and
14	(iv) any security commitment, arrange-
15	ment, or assurance that obligates the United
16	States to respond to internal or external threats
17	$against\ Iraq.$
18	(B) If, on the date that is 90 days after the date
19	of the enactment of this Act, no agreement between the
20	United States and Iraq described in subparagraph
21	(A) has been completed, the President shall notify the
22	appropriate congressional committees that no such
23	agreement has been completed, and shall transmit to
24	the appropriate congressional committees the report
25	required under subparagraph (A) as soon as prac-

- ticable after such an agreement or agreements are
 completed.
- 3 (2) UPDATE OF REPORT.—The President shall
 4 transmit to the appropriate congressional committees
 5 an update of the report required under paragraph (1)
 6 whenever an agreement between the United States and
 7 Iraq relating to the matters described in the report is
 8 entered into or is substantially revised.
- 9 (b) MATTERS TO BE INCLUDED.—The report required 10 under subsection (a) shall include, with respect to each 11 agreement described in subsection (a), the following:
 - (1) A discussion of limits placed on United States combat operations by the Government of Iraq, including required coordination, if any, before such operations can be undertaken.
 - (2) An assessment of the extent to which conditions placed on United States combat operations are greater than the conditions under which United States Armed Forces operated prior to the signing of the agreement, and any constraints placed on United States military personnel, civilian personnel, and contractor personnel of contracts awarded by any department or agency of the United States Government as a result of such conditions.

- 1 (3) A discussion of the conditions under which 2 United States military personnel, civilian personnel, or contractor personnel of contracts awarded by any 3 4 department or agency of the United States Government could be tried by an Iraqi court for alleged 5 6 crimes occurring both during the performance of offi-7 cial duties and during other such times. The discus-8 sion should include an assessment of the protections 9 that such personnel would be extended in an Iraqi 10 court, if applicable.
 - (4) An assessment of the protections accorded by the agreement to third country nationals who carry out work for the United States Armed Forces.
 - (5) An assessment of authorities under the agreement for United States Armed Forces and Coalition partners to apprehend, detain, and interrogate prisoners and otherwise collect intelligence.
 - (6) A description and discussion of any security commitment, arrangement, or assurance by the United States to respond to internal or external threats against Iraq, including the manner in which such commitment, arrangement, or assurance may be implemented.
- 24 (7) An assessment of any payments required 25 under the agreement to be paid to the Government of

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- Iraq or other Iraqi entities for rights, access, or support for bases and facilities.
 - (8) An assessment of any payments required under the agreement for any claims for deaths and damages caused by United States military personnel, civilian personnel, and contractor personnel of contracts awarded by any department or agency of the United States Government in the performance of their official duties.
 - (9) An assessment of any other provisions in the agreement that would restrict the performance of the mission of United States military personnel, civilian personnel, and contractor personnel of contracts awarded by any department or agency of the United States Government.
 - (10) A discussion of how the agreement or modification to the agreement was approved by the Government of Iraq, and if this process was consistent with the Constitution of Iraq.
 - (11) A description of the arrangements required under the agreement to resolve disputes arising over matters contained in the agreement or to consider changes to the agreement.
 - (12) A discussion of the extent to which the agreement applies to other Coalition partners.

1	(13) A description of how the agreement can be
2	terminated by the United States or Iraq.
3	(c) FORM.—The report required under subsection (a)
4	shall be submitted in unclassified form, but may include
5	a classified annex.
6	(d) Appropriate Congressional Committees De-
7	FINED.—In this section, the term "appropriate congres-
8	sional committees" means—
9	(1) the Committee on Armed Services and the
10	Committee on Foreign Affairs of the House of Rep-
11	resentatives; and
12	(2) the Committee on Armed Services and the
13	Committee on Foreign Relations of the Senate.
14	(e) Termination of Requirement.—The require-
15	ment to submit the report and updates of the report under
16	subsection (a) terminates on September 30, 2013.
17	SEC. 1213. STRATEGY FOR UNITED STATES-LED PROVIN-
18	CIAL RECONSTRUCTION TEAMS IN IRAQ.
19	(a) In General.—The President shall—
20	(1) establish a strategy to ensure that United
21	States-led Provincial Reconstruction Teams (PRTs),
22	including embedded PRTs and Provincial Support
23	Teams, in Iraq are supporting the operational and
24	strategic goals of Coalition Forces in Iraq; and

1 (2) establish measures of effectiveness and per-2 formance in meeting PRT-specific work plans with 3 clearly defined objectives in furtherance of the strategy 4 required under paragraph (1).

(b) REPORT.—

- (1) In General.—Not later than 60 days after the date of the enactment of this Act, and every 90 days thereafter through the end of fiscal year 2010, the President shall transmit to the appropriate congressional committees a report on the implementation of the strategy required under subsection (a) and an assessment of the specific contributions PRTs are making in supporting the operational and strategic goals of Coalition Forces in Iraq. The initial report required under this subsection should include a description of the strategy and a general discussion of the measures of effectiveness and performance required under subsection (a).
- (2) Inclusion in other report—The report required under this subsection may be included in the report required by section 1227 of the National Defense Authorization Act for Fiscal Year 2006 (Public Law 109–163; 119 Stat. 3465).

I	(c) Appropriate Congressional Committees De-
2	FINED.—In this section, the term "appropriate congres-
3	sional committees" means—
4	(1) the Committee on Armed Services, the Com-
5	mittee on Appropriations, and the Committee on For-
6	eign Affairs of the House of Representatives; and
7	(2) the Committee on Armed Services, the Com-
8	mittee on Appropriations, and the Committee on For-
9	eign Relations of the Senate.
10	SEC. 1214. COMMANDERS' EMERGENCY RESPONSE PRO-
11	GRAM.
12	(a) Authority for Fiscal Years 2008 and 2009.—
13	Subsection (a) of section 1202 of the National Defense Au-
14	thorization Act for Fiscal Year 2006 (Public Law 109–163;
15	119 Stat. 3455), as amended by section 1205 of Public Law
16	110-181 (122 Stat. 366), is further amended in the matter
17	preceding paragraph (1)—
18	(1) by striking "\$977,441,000" and inserting
19	"\$1,700,000,000 in fiscal year 2008 and
20	\$1,500,000,000 in fiscal year 2009,"; and
21	(2) by striking "in such fiscal year".
22	(b) Limitation on Amounts for Iraq for Fiscal
23	YEAR 2009.—Such section is further amended by adding
24	at the end the following:

1	"(f) Limitation on Amounts for Iraq for Fiscal
2	YEAR 2009.—
3	"(1) Limitation.—The amount obligated and
4	expended under this section for the Commanders'
5	Emergency Response Program in Iraq for fiscal year
6	2009 may not exceed twice the amount obligated by
7	the Government of Iraq during calendar year 2008
8	under the Government of Iraq Commanders' Emer-
9	gency Response Program (commonly known as 'I-
10	CERP'), as established pursuant to the Memorandum
11	of Understanding Between the Supreme Reconstruc-
12	tion Council of the Secretariat of Ministers and the
13	Multi-National Force-Iraq Concerning Implementa-
14	tion of the Government of Iraq Commanders' Emer-
15	gency Response Program (I-CERP), signed by the
16	parties on March 25, 2008, and April 3, 2008, respec-
17	tively.
18	"(2) Waiver.—The Secretary of Defense may
19	waive the limitation under paragraph (1) if the Sec-
20	retary of Defense—
21	"(A) determines that such a waiver is re-
22	quired to meet urgent and compelling needs that
23	would not otherwise be met and which, if unmet,
24	could rationally be expected to lead to increased

1	threats to United States military or civilian per-
2	sonnel; and
3	"(B) submits in writing to the appropriate
4	congressional committees a notification of the
5	waiver, together with a discussion of—
6	"(i) the unmet urgent and compelling
7	needs and the impact on the threat level fac-
8	ing United States military or civilian per-
9	sonnel, if the waiver is not exercised;
10	"(ii) efforts undertaken by the Depart-
11	ment of Defense to convince the Government
12	of Iraq to provide funds to meet the urgent
13	and compelling needs and the reason these
14	efforts were unsuccessful; and
15	"(iii) efforts of the Department of De-
16	fense to convince the Government of Iraq to
17	provide additional funds in the future to
18	meet such urgent and compelling needs or to
19	undertake other measures to meet such needs
20	on their own.
21	"(3) Appropriate congressional committees
22	DEFINED.—In this subsection, the term 'appropriate
23	congressional committees' means—
24	"(A) the Committees on Armed Services of
25	the House of Representatives and the Senate; and

1	"(B) the Committees on Appropriations of
2	the House of Representatives and the Senate.".
3	SEC. 1215. PERFORMANCE MONITORING SYSTEM FOR
4	UNITED STATES-LED PROVINCIAL RECON-
5	STRUCTION TEAMS IN AFGHANISTAN.
6	(a) In General.—The President, acting through the
7	Secretary of Defense and the Secretary of State, shall de-
8	velop and implement a system to monitor the performance
9	of United States-led Provincial Reconstruction Teams
10	(PRTs) in Afghanistan.
11	(b) Elements of Performance Monitoring Sys-
12	TEM.—The performance monitoring system required under
13	subsection (a)—
14	(1) shall include PRT-specific work plans that
15	incorporate the long-term strategy, mission, and
16	clearly defined objectives required by section
17	1230(c)(3) of the National Defense Authorization Act
18	for Fiscal Year 2008 (Public Law 110–181; 122 Stat.
19	386); and
20	(2) shall include comprehensive performance in-
21	dicators and measures of progress toward sustainable
22	long-term security and stability in Afghanistan, and
23	include performance standards and progress goals to-
24	gether with a notional timetable for achieving such
25	goals, consistent with the requirements of section

1	1230(d) of the National Defense Authorization Act for
2	Fiscal Year 2008 (Public Law 110–181; 122 Stat.
3	388).
4	(c) Report.—Not later than 90 days after the date
5	of the enactment of this Act, the President shall submit to
6	the appropriate congressional committees a report on the
7	implementation of the performance monitoring system re-
8	quired under subsection (a).
9	(d) Appropriate Congressional Committees De-
10	FINED.—In this section, the term "appropriate congres-
11	sional committees" means—
12	(1) the Committee on Armed Services, the Com-
13	mittee on Appropriations, and the Committee on For-
14	eign Affairs of the House of Representatives; and
15	(2) the Committee on Armed Services, the Com-
16	mittee on Appropriations, and the Committee on For-
17	eign Relations of the Senate.
18	SEC. 1216. REPORT ON COMMAND AND CONTROL STRUC-
19	TURE FOR MILITARY FORCES OPERATING IN
20	AFGHANISTAN.
21	(a) Sense of Congress.—It is the sense of Congress
22	that the command and control structure for military forces
23	operating in Afghanistan, which consist of North Atlantic
24	Treaty Organization (NATO) International Security As-
25	sistance Force (ISAF) forces and separate United States

1	forces operating under Operation Enduring Freedom,
2	should be modified to better coordinate and de-conflict mili-
3	tary operations and achieve unity of command and unity
4	of effort whenever possible in Afghanistan.
5	(b) Report Required.—
6	(1) In general.—Not later than 60 days after
7	the date of the enactment of this Act, or December 1,
8	2008, whichever occurs later, the Secretary of Defense
9	shall submit to the appropriate congressional commit-
10	tees a report on the command and control structure
11	for military forces operating in Afghanistan.
12	(2) Matters to be included.—The report re-
13	quired under paragraph (1) shall include the fol-
14	lowing:
15	(A) A detailed description of efforts by the
16	Secretary of Defense, in coordination with senior
17	leaders of NATO ISAF forces, including the com-
18	mander of NATO ISAF forces, to modify the
19	chain of command structure for military forces
20	operating in Afghanistan to better coordinate
21	and de-conflict military operations and achieve
22	unity of command whenever possible in Afghani-
23	stan, and the results of such efforts.
24	(B) A comprehensive assessment of options
25	for improving the command and control struc-

1	ture for military forces operating in Afghani-
2	stan, including—
3	(i) the establishment by the United
4	States Central Command of a United States
5	headquarters in Kabul, Afghanistan, led by
6	a commander holding the grade of lieuten-
7	ant general, or in the case of the Navy, vice
8	admiral, and charged with—
9	(I) leading United States Armed
10	Forces operating under Operation En-
11	$during\ Freedom;$
12	(II) leading country-wide Depart-
13	ment of Defense-led initiatives; and
14	(III) closely coordinating efforts
15	with NATO ISAF forces, the United
16	States Embassy in Afghanistan, and
17	other United States and international
18	elements in Afghanistan; and
19	(ii) authorization for the highest-rank-
20	ing United States commander of NATO
21	ISAF forces to have additional command
22	authority over separate United States forces
23	operating under Operation Enduring Free-
24	dom.

1	(C) A detailed description of any United
2	States or NATO ISAF plan or strategy for im-
3	proving the command and control structure for
4	military forces operating in Afghanistan.
5	(D) A description of how rules of engage
6	ment are determined and managed for United
7	States forces operating under NATO ISAF or
8	Operation Enduring Freedom, and a description
9	of any key differences between rules of engage
10	ment for NATO ISAF forces and separate
11	United States forces operating under Operation
12	$Enduring\ Freedom.$
13	(E) An assessment of how possible modifica
14	tions to the command and control structure for
15	military forces operating in Afghanistan would
16	impact coordination of military and civilian ef
17	forts in Afghanistan.
18	(3) FORM.—The report required under para
19	graph (1) shall be submitted in an unclassified form
20	but may include a classified annex, if necessary.
21	(4) Appropriate congressional committees
22	DEFINED.—In this subsection, the term "appropriate
23	congressional committees" means—

1	(A) the Committee on Armed Services and
2	the Committee on Foreign Affairs of the House
3	of Representatives; and
4	(B) the Committee on Armed Services and
5	the Committee on Foreign Relations of the Sen-
6	ate.
7	SEC. 1217. REPORT ON ENHANCING SECURITY AND STA-
8	BILITY IN THE REGION ALONG THE BORDER
9	OF AFGHANISTAN AND PAKISTAN.
10	(a) Report Required.—Subsection (a) of section
11	1232 of the National Defense Authorization Act for Fiscal
12	Year 2008 (Public Law 110–181; 122 Stat. 392) is amended
13	by striking paragraph (5).
14	(b) Notification Relating to Department of De-
15	Fense Coalition Support Funds for Pakistan.—Sub-
16	section (b)(1)(A) of such section is amended by striking
17	"congressional defense committees" and inserting "appro-
18	priate congressional committees".
19	(c) Appropriate Congressional Committees De-
20	FINED.—Such section is further amended by adding at the
21	end the following:
22	"(c) Appropriate Congressional Committees De-
23	FINED.—In this section, the term 'appropriate congres-
24	sional committees' means—

1	"(1) the Committee on Armed Services, the Com-
2	mittee on Appropriations, and the Committee on For-
3	eign Affairs of the House of Representatives; and
4	"(2) the Committee on Armed Services, the Com-
5	mittee on Appropriations, and the Committee on For-
6	eign Relations of the Senate.".
7	SEC. 1218. STUDY AND REPORT ON IRAQI POLICE TRAINING
8	TEAMS.
9	(a) STUDY.—Not later than 60 days after the date of
10	the enactment of this Act, the Secretary of Defense, in con-
11	sultation with the Secretary of State and the Government
12	of Iraq, shall conduct a study and submit to the appropriate
13	congressional committees a report containing the rec-
14	ommendations of the Secretary of Defense on—
15	(1) the number of advisors needed to sufficiently
16	staff enough Iraqi police training teams to cover a
17	majority of the approximately 1,100 Iraqi police sta-
18	tions in fiscal year 2009 and estimated levels in fiscal
19	year 2010;
20	(2) the funding required to staff the Iraqi police
21	training teams in fiscal year 2009 and estimated lev-
22	els in fiscal year 2010; and
23	(3) the feasibility of transferring responsibility
24	for the program to staff and support the Iraqi police

1	training teams from the Department of Defense to the
2	Department of State.
3	(b) Appropriate Congressional Committees.—In
4	this section, the term "appropriate congressional commit-
5	tees" means—
6	(1) the Committee on Armed Services and the
7	Committee on Foreign Affairs of the House of Rep-
8	resentatives; and
9	(2) the Committee on Armed Services and the
10	Committee on Foreign Relations of the Senate.
11	Subtitle C—Other Matters
12	SEC. 1221. PAYMENT OF PERSONNEL EXPENSES FOR MULTI-
13	LATERAL COOPERATION PROGRAMS.
14	(a) In General.—Section 1051 of title 10, United
15	States Code, is amended—
16	(1) in the heading, by striking "Bilateral or
17	regional" and inserting "Bilateral, multilat-
18	eral, or regional";
19	(2) in subsection (a), by striking "bilateral or re-
20	gional" and inserting "bilateral, multilateral, or re-
21	gional";
22	(3) in subsection (b)—
23	(A) in paragraph (1)—
24	(i) by striking "to and within" and in-
25	serting "to, from, and within"; and

1	(ii) by striking "bilateral or regional"
2	and inserting "bilateral, multilateral, or re-
3	gional"; and
4	(B) in paragraph (2), by striking "bilateral
5	or regional" and inserting "bilateral, multilat-
6	eral, or regional"; and
7	(4) by adding at the end the following:
8	"(e) Funds available under this section for fiscal year
9	2009 and subsequent fiscal years may be used for programs
10	that begin in such fiscal year but end in the next fiscal
11	year.".
12	(b) Clerical Amendment.—The table of sections at
13	the beginning of chapter 53 of such title is amended by
14	striking the item relating to section 1051 and inserting the
15	following:
	"1051. Bilateral, multilateral, or regional cooperation programs: payment of personnel expenses.".
16	SEC. 1222. EXTENSION OF DEPARTMENT OF DEFENSE AU-
17	THORITY TO PARTICIPATE IN MULTI-
18	NATIONAL MILITARY CENTERS OF EXCEL-
19	LENCE.
20	(a) Extension of Authority.—Subsection (a) of sec-
21	tion 1205 of the John Warner National Defense Authoriza-
22	tion Act for Fiscal Year 2007 (Public Law 109–364; 120
23	Stat. 2416), as amended by section 1204 of Public Law
24	110-181 (122 Stat. 365), is further amended by striking

1	"fiscal years 2007 and 2008" and inserting "fiscal years
2	2007, 2008, and 2009".
3	(b) Limitation on Amounts Available for Par-
4	TICIPATION.—Subsection (e)(2) of such section is amend-
5	ed—
6	(1) in subparagraph (A), by striking "and" at
7	$the\ end;$
8	(2) in subparagraph (B), by striking the period
9	at the end and inserting "; and"; and
10	(3) by adding at the end the following:
11	"(C) in fiscal year 2009, \$5,000,000.".
12	(c) Reports.—Subsection $(g)(1)$ of such section is
13	amended—
14	(1) by striking "and October 31, 2008," and in-
15	serting "October 31, 2008, and October 31, 2009,";
16	and
17	(2) by striking "fiscal years 2007 and 2008" and
18	inserting "fiscal years 2007, 2008, and 2009".
19	SEC. 1223. STUDY OF LIMITATION ON CLASSIFIED CON-
20	TRACTS WITH FOREIGN COMPANIES EN-
21	GAGED IN SPACE BUSINESS WITH CHINA.
22	(a) Limitation.—
23	(1) In general.—Subject to subsection (b), no
24	funds appropriated pursuant to an authorization of
25	appropriations in this Act or otherwise made avail-

1 able for the Department of Defense for fiscal year 2 2009 or any fiscal year thereafter may be obligated 3 or expended under one or more contracts for classified 4 work between the Department of Defense and a for-5 eign-owned company if that company, or any parent, 6 sister, subsidiary, or affiliate of that company, is engaged with China in the development, manufacture, 7 8 or launch of ITAR-free satellites.

- (2) Exception.—Paragraph (1) does not apply to a foreign-owned company if the Secretary of Defense, in consultation with the Secretary of State, submits to Congress a certification that—
 - (A) no satellite or space launch vehicle technology, technical information, or intellectual property gained by the foreign-owned company through the contracts for classified work referred to in paragraph (1) is being disclosed (intentionally or unintentionally) in a manner that may improve China's satellite, rocket, or missile capabilities; and
 - (B) it is in the national security interests of the Department to continue to enter into contracts for classified work with the foreign-owned company.
- (b) Study and Suspension of Limitation.—

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1	(1) Study.—The Secretary of Defense shall con-
2	duct a study of the implications of imposing a limita-
3	tion such as the limitation in subsection (a) and shall
4	provide the study to the congressional defense commit-
5	tees not later than 60 days after the date of the enact-
6	ment of this Act.
7	(2) Suspension of Limitation.—The Secretary
8	shall suspend the application of the limitation in sub-
9	section (a) until—
10	(A) the Secretary has completed the study
11	required by paragraph (1);
12	(B) the Secretary has determined, as a re-
13	sult of the study, that applying the limitation in
14	subsection (a) promotes the national interest;
15	and
16	(C) the Secretary has submitted to the Com-
17	mittees on Armed Services of the Senate and
18	House of Representatives a report on the results
19	of the study, including the rationale for the de-
20	termination described in subparagraph (B).
21	(c) Definitions.—In this section:
22	(1) The term "ITAR-free satellite" applies to a
23	satellite if no component of the satellite and no tech-
24	nical information relating to the satellite is subject to

1	export controls specified in the International Traffic
2	in Arms Regulations.
3	(2) The term "International Traffic in Arms
4	Regulations" means those regulations contained in
5	parts 120 through 130 of title 22, Code of Federal
6	Regulations (or successor regulations).
7	SEC. 1224. SENSE OF CONGRESS AND CONGRESSIONAL
8	BRIEFINGS ON READINESS OF THE ARMED
9	FORCES AND REPORT ON NUCLEAR WEAPONS
10	CAPABILITIES OF IRAN.
11	(a) Sense of Congress.—It is the sense of Congress
12	that the Department of Defense should return the Armed
13	Forces to a state of full readiness so that they are fully pre-
14	pared to execute the National Military Strategy, including
15	the full range of contingencies that could occur in the Mid-
16	dle East region.
17	(b) Requirement for Briefings.—Not later than
18	90 days after the date of the enactment of this Act, and
19	every 180 days thereafter until July 1, 2010, the Secretary
20	of Defense shall provide for briefings for the Committees on
21	Armed Services of the Senate and the House of Representa-
22	tives on matters pertaining to the preparation for contin-
23	gencies described in subsection (a), including a comprehen-
24	sive description of the information used in the preparation
25	of contingency plans relating to the military and nuclear

1	capabilities of countries in the Middle East that are part
2	of the Central Command Area of Responsibility.
3	(c) Report on Nuclear Weapons Capabilities of
4	Iran.—
5	(1) Report requirement.—Not later than
6	March 1 each year, the Secretary of Defense shall sub-
7	mit a report to the congressional defense committees,
8	in both classified and unclassified form, on the ele-
9	ments identified in paragraph (2) addressing the cur-
10	rent and future nuclear weapons capabilities of the
11	Islamic Republic of Iran.
12	(2) Elements.—The elements that shall be in-
13	cluded in the report, at a minimum, include—
14	(A) locations, types, and number of cen-
15	trifuges that the Islamic Republic of Iran has in-
16	stalled and in operation to enrich uranium at
17	the Natanz facility and any other facility to en-
18	rich uranium;
19	(B) locations, types, and number of cen-
20	trifuges that the Islamic Republic of Iran plans
21	to install and operate at the Natanz facility and
22	any other facility to enrich uranium, estimated
23	by time periods of near, mid, and far-term ep-
24	ochs;

1	(C) number of nuclear weapons that could
2	be made from the enriched uranium that the Is-
3	lamic Republic of Iran has produced to date and
4	is anticipated to produce, estimated by time pe-
5	riods of near, mid, and far-term epochs;
6	(D) number of nuclear weapons that could
7	be made from the plutonium produced by the
8	Bushehr nuclear reactor and any other nuclear
9	reactor in the Islamic Republic of Iran to date,
10	and number of weapons that could be made in
11	the future, estimated by time periods of near,
12	mid, and far-term epochs;
13	(E) a description of the safeguard and secu-
14	rity measures in place at the Bushehr nuclear re-
15	actor and at any other nuclear reactor in the Is-
16	lamic Republic of Iran to prevent Iran from re-
17	processing spent plutonium;
18	(F) a description of weaponization activi-
19	ties, such as the design, development, or test of
20	nuclear weapon or weapon related-components,
21	estimated by time periods of near, mid, and far-
22	term epochs;
23	(G) numbers, types, and performance of sys-
24	tems which could provide a means to deliver a

1	nuclear warnead, estimated by time periods of
2	near, mid, and far-term epochs; and
3	(H) a summary of assessments of other key
4	nations, such as Israel and France, of the Is-
5	lamic Republic of Iran's nuclear program, capa-
6	bilities, and timelines for acquiring nuclear
7	weapons capabilities, and their judgment of the
8	threat.
9	(3) Notification.—The Secretary of Defense
10	shall provide the congressional defense committees
11	with written notification within 15 days of assessing
12	that the Islamic Republic of Iran produces enough en-
13	riched uranium or plutonium for a nuclear weapon.
14	(4) Definition.—In this subsection, the term
15	"nuclear weapons capabilities" means the nuclear
16	material, weaponization activities, and delivery sys-
17	tem.
18	TITLE XIII—COOPERATIVE
19	THREAT REDUCTION
	Sec. 1301. Specification of Cooperative Threat Reduction programs and funds. Sec. 1302. Funding allocations.
20	SEC. 1301. SPECIFICATION OF COOPERATIVE THREAT RE-
21	DUCTION PROGRAMS AND FUNDS.
22	(a) Specification of Cooperative Threat Reduc-
23	TION PROGRAMS.—For purposes of section 301 and other

24 provisions of this Act, Cooperative Threat Reduction pro-

- 1 grams are the programs specified in section 1501 of the Na-
- 2 tional Defense Authorization Act for Fiscal Year 1997 (50)
- 3 U.S.C. 2362 note), as amended by section 1303 of the Na-
- 4 tional Defense Authorization Act for Fiscal Year 2008 (Pub-
- 5 lic Law 110–181; 122 Stat. 412).
- 6 (b) Fiscal Year 2009 Cooperative Threat Reduc-
- 7 TION FUNDS DEFINED.—As used in this title, the term "fis-
- 8 cal year 2009 Cooperative Threat Reduction funds" means
- 9 the funds appropriated pursuant to the authorization of ap-
- 10 propriations in section 301 for Cooperative Threat Reduc-
- 11 tion programs.
- 12 (c) Availability of Funds.—Funds appropriated
- 13 pursuant to the authorization of appropriations in section
- 14 301 for Cooperative Threat Reduction programs shall be
- 15 available for obligation for fiscal years 2009, 2010, and
- 16 2011.
- 17 SEC. 1302. FUNDING ALLOCATIONS.
- 18 (a) Funding for Specific Purposes.—Of the
- 19 \$445,135,000 authorized to be appropriated to the Depart-
- 20 ment of Defense for fiscal year 2009 in section 301(19) for
- 21 Cooperative Threat Reduction programs, the following
- 22 amounts may be obligated for the purposes specified:
- 23 (1) For strategic offensive arms elimination in
- 24 Russia, \$79,985,000.

1	(2) For strategic nuclear arms elimination in
2	Ukraine, \$6,400,000.
3	(3) For nuclear weapons storage security in Rus-
4	sia, \$24,101,000.
5	(4) For nuclear weapons transportation security
6	in Russia, \$40,800,000.
7	(5) For weapons of mass destruction prolifera-
8	tion prevention in the states of the former Soviet
9	Union, \$70,286,000.
10	(6) For biological threat reduction in the former
11	Soviet Union, \$184,463,000.
12	(7) For chemical weapons destruction,
13	\$1,000,000.
14	(8) For defense and military contacts,
15	\$8,000,000.
16	(9) For new Cooperative Threat Reduction ini-
17	tiatives, \$10,000,000.
18	(10) For activities designated as Other Assess-
19	$ments/Administrative\ Costs,\ \$20,100,000.$
20	(b) Report on Obligation or Expenditure of
21	Funds for Other Purposes.—No fiscal year 2009 Coop-
22	erative Threat Reduction funds may be obligated or ex-
23	pended for a purpose other than a purpose listed in para-
24	graphs (1) through (9) of subsection (a) until 30 days after
25	the date that the Secretary of Defense submits to Congress

1	a report on the purpose for which the funds will be obligated
2	or expended and the amount of funds to be obligated or ex-
3	pended. Nothing in the preceding sentence shall be construed
4	as authorizing the obligation or expenditure of fiscal year
5	2009 Cooperative Threat Reduction funds for a purpose for
6	which the obligation or expenditure of such funds is specifi-
7	cally prohibited under this title or any other provision of
8	law.
9	(c) Limited Authority To Vary Individual
10	Amounts.—
11	(1) In general.—Subject to paragraph (2), in
12	any case in which the Secretary of Defense determines
13	that it is necessary to do so in the national interest,
14	the Secretary may obligate amounts appropriated for
15	fiscal year 2009 for a purpose listed in paragraphs
16	(1) through (9) of subsection (a) in excess of the spe-
17	cific amount authorized for that purpose.
18	(2) Notice-And-Wait Required.—An obligation
19	of funds for a purpose stated in paragraphs (1)
20	through (9) of subsection (a) in excess of the specific
21	amount authorized for such purpose may be made
22	using the authority provided in paragraph (1) only
23	after—
24	(A) the Secretary submits to Congress noti-
25	fication of the intent to do so together with a

1	complete discussion of the justification for doing
2	so; and
3	(B) 15 days have elapsed following the date
4	of the notification.
5	TITLE XIV—OTHER
6	AUTHORIZATIONS
	Subtitle A—Military Programs
	 Sec. 1401. Working capital funds. Sec. 1402. National Defense Sealift Fund. Sec. 1403. Defense Health Program. Sec. 1404. Chemical agents and munitions destruction, Defense. Sec. 1405. Drug Interdiction and Counter-Drug Activities, Defense-wide. Sec. 1406. Defense Inspector General.
	Subtitle B—National Defense Stockpile
	Sec. 1411. Authorized uses of National Defense Stockpile funds. Sec. 1412. Revisions to previously authorized disposals from the National Defense Stockpile.
	Subtitle C—Armed Forces Retirement Home
	Sec. 1421. Armed Forces Retirement Home.
	Subtitle D—Inapplicability of Executive Order 13457
	Sec. 1431. Inapplicability of Executive Order 13457.
7	Subtitle A—Military Programs
8	SEC. 1401. WORKING CAPITAL FUNDS.
9	Funds are hereby authorized to be appropriated for fis-
10	cal year 2009 for the use of the Armed Forces and other
11	activities and agencies of the Department of Defense for
12	providing capital for working capital and revolving funds
13	in amounts as follows:
14	(1) For the Defense Working Capital Funds,
15	\$198,150,000.

1	(2) For the Defense Working Capital Fund, De-
2	fense Commissary, \$1,291,084,000.
3	SEC. 1402. NATIONAL DEFENSE SEALIFT FUND.
4	Funds are hereby authorized to be appropriated for fis-
5	cal year 2009 for the National Defense Sealift Fund in the
6	amount of \$1,401,553,000.
7	SEC. 1403. DEFENSE HEALTH PROGRAM.
8	(a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
9	hereby authorized to be appropriated for the Department
10	of Defense for fiscal year 2009 for expenses, not otherwise
11	provided for, for the Defense Health Program, in the
12	amount of \$24,746,172,000, of which—
13	(1) \$24,259,029,000 is for Operation and Main-
14	tenance;
15	(2) \$198,738,000 is for Research, Development,
16	Test, and Evaluation; and
17	(3) \$288,405,000 is for Procurement.
18	(b) Transfer From National Defense Stockpile
19	Transaction Fund To Support Defense Health Pro-
20	GRAM.—Of the total amount specified in subsection (a), up
21	to \$1,300,000,000 shall be derived, to the extent specifically
22	provided in advance in an appropriations Act for fiscal
23	year 2009, by transfer from the unobligated balances of the
24	National Defense Stockpile Transaction Fund.

1	SEC. 1404. CHEMICAL AGENTS AND MUNITIONS DESTRUC-
2	TION, DEFENSE.
3	(a) Authorization of Appropriations.—Funds are
4	hereby authorized to be appropriated for the Department
5	of Defense for fiscal year 2009 for expenses, not otherwise
6	provided for, for Chemical Agents and Munitions Destruc-
7	tion, Defense, in the amount of \$1,485,634,000, of which—
8	(1) \$1,152,668,000 is for Operation and Mainte-
9	nance;
10	(2) \$268,881,000 is for Research, Development,
11	Test, and Evaluation; and
12	(3) \$64,085,000 is for Procurement.
13	(b) USE.—Amounts authorized to be appropriated
14	under subsection (a) are authorized for—
15	(1) the destruction of lethal chemical agents and
16	munitions in accordance with section 1412 of the De-
17	partment of Defense Authorization Act, 1986 (50
18	U.S.C. 1521); and
19	(2) the destruction of chemical warfare materiel
20	of the United States that is not covered by section
21	1412 of such Act.
22	SEC. 1405. DRUG INTERDICTION AND COUNTER-DRUG AC-
23	TIVITIES, DEFENSE-WIDE.
24	Funds are hereby authorized to be appropriated for the
25	Department of Defense for fiscal year 2009 for expenses, not
26	otherwise provided for, for Drug Interdiction and Counter-

1	Drug Activities, Defense-wide, in the amount of
2	\$1,060,463,000.
3	SEC. 1406. DEFENSE INSPECTOR GENERAL.
4	Funds are hereby authorized to be appropriated for the
5	Department of Defense for fiscal year 2009 for expenses, not
6	otherwise provided for, for the Office of the Inspector Gen-
7	eral of the Department of Defense, in the amount of
8	\$273,845,000, of which—
9	(1) \$270,445,000 is for Operation and Mainte-
10	nance; and
11	(2) \$3,400,000 is for Procurement.
12	Subtitle B—National Defense
13	Stockpile
14	SEC. 1411. AUTHORIZED USES OF NATIONAL DEFENSE
	SEC. 1411. AUTHORIZED USES OF NATIONAL DEFENSE STOCKPILE FUNDS.
14	
14 15	STOCKPILE FUNDS. (a) Obligation of Stockpile Funds.—During fis-
14 15 16 17	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fis-
14 15 16 17	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2009, the National Defense Stockpile Manager may
14 15 16 17 18	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2009, the National Defense Stockpile Manager may obligate up to \$41,153,000 of the funds in the National De-
14 15 16 17 18	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2009, the National Defense Stockpile Manager may obligate up to \$41,153,000 of the funds in the National Defense Stockpile Transaction Fund established under subsection (a) of section 9 of the Strategic and Critical Materials
14 15 16 17 18 19 20	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2009, the National Defense Stockpile Manager may obligate up to \$41,153,000 of the funds in the National Defense Stockpile Transaction Fund established under subsection (a) of section 9 of the Strategic and Critical Materials
14 15 16 17 18 19 20 21	STOCKPILE FUNDS. (a) OBLIGATION OF STOCKPILE FUNDS.—During fiscal year 2009, the National Defense Stockpile Manager may obligate up to \$41,153,000 of the funds in the National Defense Stockpile Transaction Fund established under subsection (a) of section 9 of the Strategic and Critical Materials Stock Piling Act (50 U.S.C. 98h) for the authorized

- 1 (b) Additional Obligations.—The National Defense
- 2 Stockpile Manager may obligate amounts in excess of the
- 3 amount specified in subsection (a) if the National Defense
- 4 Stockpile Manager notifies Congress that extraordinary or
- 5 emergency conditions necessitate the additional obligations.
- 6 The National Defense Stockpile Manager may make the ad-
- 7 ditional obligations described in the notification after the
- 8 end of the 45-day period beginning on the date on which
- 9 Congress receives the notification.
- 10 (c) Limitations.—The authorities provided by this
- 11 section shall be subject to such limitations as may be pro-
- 12 vided in appropriations Acts.
- 13 SEC. 1412. REVISIONS TO PREVIOUSLY AUTHORIZED DIS-
- 14 POSALS FROM THE NATIONAL DEFENSE
- 15 **STOCKPILE.**
- 16 (a) Fiscal Year 1999 Disposal Authority.—Sec-
- 17 tion 3303(a)(7) of the Strom Thurmond National Defense
- 18 Authorization Act for Fiscal Year 1999 (Public Law 105-
- 19 261; 50 U.S.C. 98d note), as most recently amended by sec-
- 20 tion 1412(b) of the National Defense Authorization Act for
- 21 Fiscal Year 2008 (Public Law 110–181; 122 Stat. 418), is
- 22 further amended by striking "\$1,066,000,000 by the end of
- 23 fiscal year 2015" and inserting "\$1,476,000,000 by the end
- 24 of fiscal year 2016".

1	(b) Fiscal Year 1998 Disposal Authority.—Sec-
2	tion 3305(a)(5) of the National Defense Authorization Act
3	for Fiscal Year 1998 (Public Law 105–85; 50 U.S.C. 98d
4	note), as most recently amended by section 3302(b) of the
5	John Warner National Defense Authorization Act for Fiscal
6	Year 2007 (Public Law 109–364; 120 Stat. 2513), is further
7	amended by striking "2008" and inserting "2009".
8	Subtitle C—Armed Forces
9	Retirement Home
10	SEC. 1421. ARMED FORCES RETIREMENT HOME.
11	There is authorized to be appropriated for fiscal year
12	2009 from the Armed Forces Retirement Home Trust Fund
13	the sum of \$63,010,000 for the operation of the Armed
14	Forces Retirement Home.
15	Subtitle D—Inapplicability of
16	Executive Order 13457
17	SEC. 1431. INAPPLICABILITY OF EXECUTIVE ORDER 13457.
18	Executive Order 13457, and any successor to that Ex-
19	ecutive Order, shall not apply to this Act or to the Joint
20	Explanatory Statement submitted by the Committee of Con-
21	ference for the conference report to accompany this Act or
22	to H Rent or S Rent

1 TITLE XV—AUTHORIZATION OF

- 2 **ADDITIONAL APPROPRIA-**
- 3 TIONS FOR OPERATION IRAQI
- 4 FREEDOM AND OPERATION
- 5 **ENDURING FREEDOM**
 - Sec. 1501. Purpose.
 - Sec. 1502. Army procurement.
 - Sec. 1503. Navy and Marine Corps procurement.
 - Sec. 1504. Air Force procurement.
 - Sec. 1505. Defense-wide activities procurement.
 - Sec. 1506. Rapid acquisition fund.
 - Sec. 1507. Joint Improvised Explosive Device Defeat Fund.
 - Sec. 1508. Limitation on obligation of funds for the Joint Improvised Explosive Devices Defeat Organization pending notification to Congress.
 - Sec. 1509. Research, development, test, and evaluation.
 - Sec. 1510. Operation and maintenance.
 - Sec. 1511. Other Department of Defense programs.
 - Sec. 1512. Iraq Security Forces Fund.
 - Sec. 1513. Afghanistan Security Forces Fund.
 - Sec. 1514. Military personnel.
 - Sec. 1515. Mine Resistant Ambush Protected Vehicle Fund.
 - Sec. 1516. Special transfer authority.
 - Sec. 1517. Treatment as additional authorizations.

6 *SEC. 1501. PURPOSE.*

- 7 The purpose of this title is to authorize appropriations
- 8 for the Department of Defense for fiscal year 2009 to pro-
- 9 vide additional funds for Operation Iraqi Freedom and Op-
- 10 eration Enduring Freedom.
- 11 SEC. 1502. ARMY PROCUREMENT.
- 12 Funds are hereby authorized to be appropriated for fis-
- 13 cal year 2009 for procurement accounts of the Army in
- 14 amounts as follows:
- 15 (1) For aircraft procurement, \$84,000,000.

1	(2) For weapons and tracked combat vehicles
2	procurement, \$822,674,000.
3	(3) For ammunition procurement, \$46,500,000.
4	(4) For other procurement, \$1,255,050,000.
5	SEC. 1503. NAVY AND MARINE CORPS PROCUREMENT.
6	(a) NAVY.—Funds are hereby authorized to be appro-
7	priated for fiscal year 2009 for other procurement for the
8	Navy in the amount of \$476,248,000.
9	(b) Marine Corps.—Funds are hereby authorized to
10	be appropriated for fiscal year 2009 for the procurement
11	account for the Marine Corps in the amount of
12	\$565,425,000.
13	SEC. 1504. AIR FORCE PROCUREMENT.
14	Funds are hereby authorized to be appropriated for fis-
15	cal year 2009 for procurement accounts for the Air Force
16	in amounts as follows:
17	(1) For aircraft procurement, \$4,624,842,000.
18	(2) For other procurement, \$1,500,644,000.
19	SEC. 1505. DEFENSE-WIDE ACTIVITIES PROCUREMENT.
20	Funds are hereby authorized to be appropriated for fis-
21	cal year 2009 for the procurement account for Defense-wide
22	in the amount of \$177,237,000.

1 SEC. 1506. RAPID ACQUISITION FUND.

- 2 Funds are hereby authorized to be appropriated for fis-
- 3 cal year 2009 for Rapid Acquisition Fund in the amount
- 4 of \$102,000,000.
- 5 SEC. 1507. JOINT IMPROVISED EXPLOSIVE DEVICE DEFEAT
- 6 *FUND*.
- 7 (a) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 8 hereby authorized for fiscal year 2009 for the Joint Impro-
- 9 vised Explosive Device Defeat Fund in the amount of
- 10 \$2,496,300,000.
- 11 (b) USE AND TRANSFER OF FUNDS.—Subsections (b)
- 12 and (c) of section 1514 of the John Warner National De-
- 13 fense Authorization Act for Fiscal Year 2007 (Public Law
- 14 109-364; 120 Stat. 2439) shall apply to the funds appro-
- 15 priated pursuant to the authorization of appropriations in
- 16 subsection (a).
- 17 (c) Revision of Management Plan.—The Secretary
- 18 of Defense shall revise the management plan required by
- 19 section 1514(d) of the John Warner National Defense Au-
- 20 thorization Act for Fiscal Year 2007 to identify projected
- 21 transfers and obligations through September 30, 2009.
- 22 (d) Funds for Additional ARMS Platforms.—Of
- 23 the funds appropriated pursuant to the authorization of ap-
- 24 propriations in subsection (a), \$50,000,000 shall be made
- 25 available for the rapid fielding of additional Aerial Recon-
- 26 naissance Multi-Sensor (ARMS) platforms for tactical op-

1	erations in Operation Iraqi Freedom and Operation En-
2	during Freedom.
3	SEC. 1508. LIMITATION ON OBLIGATION OF FUNDS FOR THE
4	JOINT IMPROVISED EXPLOSIVE DEVICES DE-
5	FEAT ORGANIZATION PENDING NOTIFICA-
6	TION TO CONGRESS.
7	(a) Limitation.—Of the amounts appropriated pur-
8	suant to each of the authorizations of appropriations de-
9	scribed in subsection (b) for research, development, test, and
10	evaluation for the Joint Improvised Explosive Devices De-
11	feat Organization (in this section referred to as
12	"JIEDDO"), not more than 50 percent of the amounts re-
13	maining unobligated as of the date of the enactment of this
14	Act may be obligated until JIEDDO submits to the congres-
15	sional defense committees a report describing the investment
16	strategy of JIEDDO for science and technology.
17	(b) Covered Authorizations of Appropria-
18	TIONS.—
19	(1) Scope of Limitation.—The limitation con-
20	tained in subsection (a) applies with respect to
21	amounts appropriated pursuant to the authorizations
22	of appropriations specified in paragraph (2) for all
23	science and technology efforts within the account for
24	research development test and evaluation for

1	JIEDDO applied to efforts of Technology Readiness
2	Level 5 or lower.
3	(2) Authorizations.—Paragraph (1) applies
4	to—
5	(A) the authorization of appropriations in
6	section 1507 of the National Defense Authoriza-
7	tion Act for Fiscal Year 2008 (Public Law 110-
8	181; 122 Stat. 425); and
9	(B) the authorization of appropriations in
10	section 1508 of this Act.
11	SEC. 1509. RESEARCH, DEVELOPMENT, TEST, AND EVALUA-
12	TION.
13	Funds are hereby authorized to be appropriated for fis-
14	cal year 2009 for the use of the Department of Defense for
15	research, development, test, and evaluation as follows:
16	(1) For the Navy, \$113,228,000.
17	(2) For the Air Force, \$72,041,000.
18	(3) For Defense-wide activities, \$202,559,000.
19	SEC. 1510. OPERATION AND MAINTENANCE.
20	Funds are hereby authorized to be appropriated for fis-
21	cal year 2009 for the use of the Armed Forces for expenses,
22	not otherwise provided for, for operation and maintenance,
23	in amounts as follows:
24	(1) For the Army, \$37,363,243,000.
25	(2) For the Navy, \$3,500,000,000

- 1 (3) For the Marine Corps, \$2,900,000,000. 2 (4) For the Air Force, \$5,000,000,000. 3 (5) For Defense-wide activities, \$2,648,569,000. 4 (6) For the Army Reserve, \$79,291,000. (7) For the Navy Reserve, \$42,490,000. 5 6 (8) For the Marine Corps Reserve, \$47,076,000. 7 (9) For the Air Force Reserve, \$12,376,000. 8 (10)For theArmyNational Guard, 9 \$333,540,000. 10 (11) For the Air National Guard, \$52,667,000. SEC. 1511. OTHER DEPARTMENT OF DEFENSE PROGRAMS. 12 (a) Defense Health Program.—Funds are hereby authorized to be appropriated for the Department of Defense for fiscal year 2009 for expenses, not otherwise provided for, for the Defense Health Program in the amount of \$1,100,000,000 for operation and maintenance. 17 (b) Drug Interdiction and Counter-Drug Activi-18 TIES, DEFENSE-WIDE.—Funds are hereby authorized to be 19 appropriated for the Department of Defense for fiscal year 2009 for expenses, not otherwise provided for, for Drug 21 Interdiction and Counter-Drug Activities, Defense-wide in the amount of \$188,000,000. 23 SEC. 1512. IRAQ SECURITY FORCES FUND.
- 25 SEC. 1512. IRAQ SECURITY FORCES FUND.
- 24 (a) Authorization of Appropriations.—Funds are
- 25 hereby authorized to be appropriated for fiscal year 2009

1	for the Iraq Security Forces Fund in the amount of
2	\$1,000,000,000.
3	(b) Use of Funds.—
4	(1) In general.—Funds appropriated pursuant
5	to subsection (a) shall be available to the Secretary of
6	Defense for the purpose of allowing the Commander,
7	Multi-National Security Transition Command-Iraq,
8	to provide assistance to the security forces of Iraq.
9	(2) Types of assistance authorized.—As-
10	sistance provided under this section may include the
11	provision of equipment, supplies, services, training,
12	facility and infrastructure repair, and funding.
13	(3) Secretary of state concurrence.—As-
14	sistance may be provided under this section only with
15	the concurrence of the Secretary of State.
16	(c) Authority in Addition to Other Authori-
17	TIES.—The authority to provide assistance under this sec-
18	tion is in addition to any other authority to provide assist-
19	ance to foreign nations.
20	(d) Transfer Authority.—
21	(1) Transfers authorized.—Subject to para-
22	graph (2), amounts authorized to be appropriated by
23	subsection (a) may be transferred from the Iraq Secu-
24	rity Forces Fund to any of the following accounts and

1	funds of the Department of Defense to accomplish the
2	purposes provided in subsection (b):
3	(A) Military personnel accounts.
4	(B) Operation and maintenance accounts.
5	(C) Procurement accounts.
6	(D) Research, development, test, and evalua-
7	tion accounts.
8	(E) Defense working capital funds.
9	(F) Overseas Humanitarian, Disaster, and
10	Civic Aid account.
11	(2) Additional authority.—The transfer au-
12	thority provided by paragraph (1) is in addition to
13	any other transfer authority available to the Depart-
14	ment of Defense.
15	(3) Transfers back to the fund.—Upon de-
16	termination that all or part of the funds transferred
17	from the Iraq Security Forces Fund under paragraph
18	(1) are not necessary for the purpose provided, such
19	funds may be transferred back to the Iraq Security
20	Forces Fund.
21	(4) Effect on authorization amounts.—A
22	transfer of an amount to an account under the au-
23	thority in paragraph (1) shall be deemed to increase
24	the amount authorized for such account by an
25	amount equal to the amount transferred.

1	(e) Prior Notice of Obligation or Transfer of
2	Funds may not be obligated from the Iraq Secu-
3	rity Forces Fund, or transferred under the authority pro-
4	vided in subsection (d)(1), until five days after the date on
5	which the Secretary of Defense notifies the congressional de-
6	fense committees, the Committee on Foreign Relations of the
7	Senate, and the Committee on Foreign Affairs of the House
8	of Representatives, in writing, of the details of the proposed
9	obligation or transfer.
10	(f) Contributions.—
11	(1) Authority to accept contributions.—
12	Subject to paragraph (2), the Secretary of Defense
13	may accept contributions of amounts to the Iraq Se-
14	curity Forces Fund for the purposes provided in sub-
15	section (b) from any person, foreign government, or
16	international organization. Any amounts so accepted
17	shall be credited to the Iraq Security Forces Fund.
18	(2) Limitation.—The Secretary may not accept
19	a contribution under this subsection if the acceptance
20	of the contribution would compromise or appear to
21	compromise the integrity of any program of the De-
22	partment of Defense.
23	(3) USE.—Amounts accepted under this sub-

section shall be available for assistance authorized by

1	subsection (b), including transfer under subsection (d)
2	for that purpose.
3	(4) Notification.—The Secretary shall notify
4	the congressional committees referred to in subsection
5	(e), in writing, upon the acceptance, and upon the
6	transfer under subsection (d), of any contribution
7	under this subsection. Such notice shall specify the
8	source and amount of any amount so accepted and
9	the use of any amount so accepted.
10	(g) Prohibition Related to Facilities.—
11	(1) Prohibition.—Funds may not be obligated
12	from the Iraq Security Forces Fund, or transferred
13	under the authority provided in subsection (d)(1), for
14	the acquisition, conversion, rehabilitation, or installa
15	tion of facilities.
16	(2) Exceptions.—Nothing in this section shall
17	be construed as to forbid—
18	(A) the provision of technical assistance
19	necessary to assist the Government of Iraq to
20	carry out the acquisition, conversion, rehabilita
21	tion, or installation of facilities on its own be
22	half; or
23	(B) the acquisition, conversion, rehabilita
24	tion, or installation of facilities utilizing

amounts contributed to the Iraq Security Forces

1	Fund under subsection (f) by the Government of
2	Iraq or another foreign country.
3	(h) Quarterly Reports.—Not later than 30 days
4	after the end of each fiscal-year quarter, the Secretary of
5	Defense shall submit to the congressional committees re-
6	ferred to in subsection (e) a report summarizing the details
7	of any obligation or transfer of funds from the Iraq Security
8	Forces Fund during such fiscal-year quarter.
9	(i) Duration of Authority.—Amounts authorized
10	to be appropriated or contributed to the Iraq Security
11	Forces Fund during fiscal year 2009 are available for obli
12	gation or transfer from the Iraq Security Forces Fund in
13	accordance with this section until September 30, 2010.
14	SEC. 1513. AFGHANISTAN SECURITY FORCES FUND.
15	(a) Authorization of Appropriations.—Funds are
16	hereby authorized to be appropriated for fiscal year 2009
17	for the Afghanistan Security Forces Fund in the amount
18	of \$2,000,000,000.
19	(b) Use of Funds.—
20	(1) In General.—Funds authorized to be appro-
21	priated by subsection (a) shall be available to the Sec-
22	retary of Defense to provide assistance to the security
23	forces of Afghanistan.
24	(2) Types of assistance authorized.—As-
25	sistance provided under this section may include the

1	provision of equipment, supplies, services, training,
2	facility and infrastructure repair, renovation, con-
3	struction, and funds.
4	(3) Secretary of state concurrence.—As-
5	sistance may be provided under this section only with
6	the concurrence of the Secretary of State.
7	(c) Authority in Addition to Other Authori-
8	TIES.—The authority to provide assistance under this sec-
9	tion is in addition to any other authority to provide assist-
10	ance to foreign nations.
11	(d) Transfer Authority.—
12	(1) Transfers authorized.—Subject to para-
13	graph (2), amounts authorized to be appropriated by
14	subsection (a) may be transferred from the Afghani-
15	stan Security Forces Fund to any of the following ac-
16	counts and funds of the Department of Defense to ac-
17	complish the purposes provided in subsection (b):
18	(A) Military personnel accounts.
19	(B) Operation and maintenance accounts.
20	(C) Procurement accounts.
21	(D) Research, development, test, and evalua-
22	tion accounts.
23	(E) Defense working capital funds.
24	(F) Overseas Humanitarian, Disaster, and
25	Civic Aid

- 1 (2) ADDITIONAL AUTHORITY.—The transfer au-2 thority provided by paragraph (1) is in addition to 3 any other transfer authority available to the Depart-4 ment of Defense.
- 5 (3) TRANSFERS BACK TO FUND.—Upon a deter-6 mination that all or part of the funds transferred 7 from the Afghanistan Security Forces Fund under 8 paragraph (1) are not necessary for the purpose for 9 which transferred, such funds may be transferred back 10 to the Afghanistan Security Forces Fund.
- 11 (4) EFFECT ON AUTHORIZATION AMOUNTS.—A
 12 transfer of an amount to an account under the au13 thority in paragraph (1) shall be deemed to increase
 14 the amount authorized for such account by an
 15 amount equal to the amount transferred.
- 16 (e) PRIOR NOTICE OF OBLIGATION OR TRANSFER OF
 17 FUNDS.—Funds may not be obligated from the Afghanistan
 18 Security Forces Fund, or transferred under the authority
 19 provided in subsection (d)(1), until five days after the date
 20 on which the Secretary of Defense notifies the congressional
 21 defense committees, the Committee on Foreign Relations of
 22 the Senate, and the Committee on Foreign Affairs of the
 23 House of Representatives, in writing, of the details of the
 24 proposed obligation or transfer.
- 25 (f) Contributions.—

- 1 (1) Authority to accept contributions.—
 2 Subject to paragraph (2), the Secretary of Defense
 3 may accept contributions of amounts to the Afghani4 stan Security Forces Fund for the purposes provided
 5 in subsection (b) from any person, foreign govern6 ment, or international organization. Any amounts so
 7 accepted shall be credited to the Afghanistan Security
 8 Forces Fund.
 - (2) LIMITATION.—The Secretary may not accept a contribution under this subsection if the acceptance of the contribution would compromise or appear to compromise the integrity of any program of the Department of Defense.
 - (3) USE.—Amounts accepted under this subsection shall be available for assistance authorized by subsection (b), including transfer under subsection (d) for that purpose.
 - (4) Notification.—The Secretary shall notify the congressional committees referred to in subsection (e), in writing, upon the acceptance, and upon the transfer under subsection (d), of any contribution under this subsection. Such notice shall specify the source and amount of any amount so accepted and the use of any amount so accepted.

- 1 (g) Quarterly Reports.—Not later than 30 days
- 2 after the end of each fiscal-year quarter, the Secretary of
- 3 Defense shall submit to the congressional committees re-
- 4 ferred to in subsection (e) a report summarizing the details
- 5 of any obligation or transfer of funds from the Afghanistan
- 6 Security Forces Fund during such fiscal-year quarter.
- 7 (h) Duration of Authority.—Amounts authorized
- 8 to be appropriated or contributed to the Afghanistan Secu-
- 9 rity Forces Fund during fiscal year 2009 are available for
- 10 obligation or transfer from the Afghanistan Security Forces
- 11 Fund in accordance with this section until September 30,
- 12 2010.
- 13 SEC. 1514. MILITARY PERSONNEL.
- 14 There is hereby authorized to be appropriated to the
- 15 Department of Defense for military personnel accounts for
- 16 fiscal year 2009 a total of \$1,194,000,000.
- 17 SEC. 1515. MINE RESISTANT AMBUSH PROTECTED VEHICLE
- 18 **FUND**.
- 19 The Secretary of Defense may use the transfer author-
- 20 ity provided by section 1516 to transfer amounts of author-
- 21 izations made available to the Department of Defense in
- 22 this title for fiscal year 2009 from such authorizations to
- 23 the Mine Resistant Ambush Protected Vehicle Fund in the
- 24 total amount of \$2,610,000,000.

1 SEC. 1516. SPECIAL TRANSFER AUTHORITY.

(a) Authority To Transfer Authorizations.—
(1) Authority.—Upon determination by the
Secretary of Defense that such action is necessary in
the national interest, the Secretary may transfer
amounts of authorizations made available to the De-
partment of Defense in this title for fiscal year 2009
between any such authorizations for that fiscal year
(or any subdivisions thereof). Amounts of authoriza-
tions so transferred shall be merged with and be
available for the same purposes as the authorization
to which transferred.
(2) Limitation.—The total amount of author-
izations that the Secretary may transfer under the
authority of this section may not exceed
\$4,000,000,000.
(b) TERMS AND CONDITIONS.—Transfers under this
section shall be subject to the same terms and conditions
as transfers under section 1001.
(c) Additional Authority.—The transfer authority
provided by this section is in addition to the transfer au-
thority provided under section 1001.
SEC. 1517. TREATMENT AS ADDITIONAL AUTHORIZATIONS.
The amounts authorized to be appropriated by this
title are in addition to amounts otherwise authorized to be

 $26 \ \ appropriated \ by \ this \ Act.$

TITLE XVI—RECONSTRUCTION

2 AND STABILIZATION CIVILIAN

3 **MANAGEMENT**

- Sec. 1601. Short title.
- Sec. 1602. Findings.
- Sec. 1603. Definitions.
- Sec. 1604. Authority to provide assistance for reconstruction and stabilization crises.
- Sec. 1605. Reconstruction and stabilization.
- Sec. 1606. Authorities related to personnel.
- Sec. 1607. Reconstruction and stabilization strategy.
- Sec. 1608. Annual reports to Congress.

4 *SEC. 1601. SHORT TITLE.*

- 5 This title may be cited as the "Reconstruction and Sta-
- 6 bilization Civilian Management Act of 2008".
- 7 **SEC. 1602. FINDINGS.**
- 8 Congress finds the following:
- 9 (1) In June 2004, the Office of the Coordinator
- 10 for Reconstruction and Stabilization (referred to as
- 11 the "Coordinator") was established in the Department
- of State with the mandate to lead, coordinate, and in-
- 13 stitutionalize United States Government civilian ca-
- 14 pacity to prevent or prepare for post-conflict situa-
- 15 tions and help reconstruct and stabilize a country or
- 16 region that is at risk of, in, or is in transition from,
- 17 conflict or civil strife.
- 18 (2) In December 2005, the Coordinator's man-
- date was reaffirmed by the National Security Presi-
- 20 dential Directive 44, which instructed the Secretary of
- 21 State, and at the Secretary's direction, the Coordi-

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- nator, to coordinate and lead integrated United
 States Government efforts, involving all United States
 departments and agencies with relevant capabilities,
 to prepare, plan for, and conduct reconstruction and
 stabilization operations.
 - (3) National Security Presidential Directive 44 assigns to the Secretary, with the Coordinator's assistance, the lead role to develop reconstruction and stabilization strategies, ensure civilian interagency program and policy coordination, coordinate interagency processes to identify countries at risk of instability, provide decision-makers with detailed options for an integrated United States Government response in connection with reconstruction and stabilization operations, and carry out a wide range of other actions, including the development of a civilian surge capacity to meet reconstruction and stabilization emergencies. The Secretary and the Coordinator are also charged with coordinating with the Department of Defense on reconstruction and stabilization responses, and integrating planning and implementing procedures.
 - (4) The Department of Defense issued Directive 3000.05, which establishes that stability operations are a core United States military mission that the

1	Department of Defense must be prepared to conduct
2	and support, provides guidance on stability oper-
3	ations that will evolve over time, and assigns respon-
4	sibilities within the Department of Defense for plan-
5	ning, training, and preparing to conduct and support
6	stability operations.
7	SEC. 1603. DEFINITIONS.
8	In this title:
9	(1) Administrator.—The term "Adminis-
10	trator" means the Administrator of the United States
11	Agency for International Development.
12	(2) AGENCY.—The term "agency" means any en-
13	tity included in chapter 1 of title 5, United States
14	Code.
15	(3) Appropriate congressional commit-
16	TEES.—The term "appropriate congressional commit-
17	tees" means the Committee on Foreign Affairs of the
18	House of Representatives and the Committee on For-
19	eign Relations of the Senate.
20	(4) Department.—Except as otherwise provided
21	in this title, the term "Department" means the De-
22	partment of State.
23	(5) Personnel.—The term "personnel" means
24	individuals serving in any service described in section

1	2101 of title 5, United States Code, other than in the
2	legislative or judicial branch.
3	(6) Secretary.—The term "Secretary" means
4	the Secretary of State.
5	SEC. 1604. AUTHORITY TO PROVIDE ASSISTANCE FOR RE-
6	CONSTRUCTION AND STABILIZATION CRISES.
7	Chapter 1 of part III of the Foreign Assistance Act
8	of 1961 (22 U.S.C. 2351 et seq.) is amended by inserting
9	after section 617 the following new section:
10	"SEC. 618. ASSISTANCE FOR A RECONSTRUCTION AND STA-
11	BILIZATION CRISIS.
12	"(a) Assistance.—
13	"(1) In General.—If the President determines
14	that it is in the national security interests of the
15	United States for United States civilian agencies or
16	non-Federal employees to assist in reconstructing and
17	stabilizing a country or region that is at risk of, in,
18	or is in transition from, conflict or civil strife, the
19	President may, in accordance with the provisions set
20	forth in section 614(a)(3), subject to paragraph (2) of
21	this subsection but notwithstanding any other provi-
22	sion of law, and on such terms and conditions as the
23	President may determine, furnish assistance to such
24	country or region for reconstruction or stabilization
25	using funds under paragraph (3).

- 1 "(2) Pre-notification requirement.—The
 2 President may not furnish assistance pursuant to
 3 paragraph (1) until five days (excepting Saturdays,
 4 Sundays, and legal public holidays) after the require5 ments under section 614(a)(3) of this Act are carried
- "(3) FUNDS.—The funds referred to in paragraph (1) are funds made available under any other
 provision of law and under other provisions of this
 Act, and transferred or reprogrammed for purposes of
 this section, and such transfer or reprogramming
 shall be subject to the procedures applicable to a notification under section 634A of this Act.
- 15 section may be exercised only during fiscal years 2008, 16 2009, and 2010, except that the authority may not be exer-17 cised to furnish more than \$100,000,000 in any such fiscal 18 year.".

"(b) Limitation.—The authority contained in this

- 19 SEC. 1605. RECONSTRUCTION AND STABILIZATION.
- 20 Title I of the State Department Basic Authorities Act
- 21 of 1956 (22 U.S.C. 2651a et seq.) is amended by adding
- 22 at the end the following new section:
- 23 "SEC. 62. RECONSTRUCTION AND STABILIZATION.
- 24 "(a) Office of the Coordinator for Recon-
- 25 STRUCTION AND STABILIZATION.—

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out.

1	"(1) Establishment.—There is established
2	within the Department of State the Office of the Coor-
3	dinator for Reconstruction and Stabilization.
4	"(2) Coordinator for reconstruction and
5	STABILIZATION.—The head of the Office shall be the
6	Coordinator for Reconstruction and Stabilization,
7	who shall be appointed by the President, by and with
8	the advice and consent of the Senate. The Coordinator
9	shall report directly to the Secretary.
10	"(3) Functions.—The functions of the Office of
11	the Coordinator for Reconstruction and Stabilization
12	shall include the following:
13	"(A) Monitoring, in coordination with rel-
14	evant bureaus and offices of the Department of
15	State and the United States Agency for Inter-
16	national Development (USAID), political and
17	economic instability worldwide to anticipate the
18	need for mobilizing United States and inter-
19	national assistance for the reconstruction and
20	stabilization of a country or region that is at
21	risk of, in, or are in transition from, conflict or
22	$civil\ strife.$
23	"(B) Assessing the various types of recon-
24	struction and stabilization crises that could

occur and cataloging and monitoring the non-

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1	military resources and capabilities of agencies
2	(as such term is defined in section 1603 of the
3	Reconstruction and Stabilization Civilian Man-
4	agement Act of 2008) that are available to ad-
5	dress such crises.
6	"(C) Planning, in conjunction with
7	USAID, to address requirements, such as demo-
8	bilization, disarmament, rebuilding of civil soci-
9	ety, policing, human rights monitoring, and
10	public information, that commonly arise in re-
11	construction and stabilization crises.
12	"(D) Coordinating with relevant agencies to
13	develop interagency contingency plans and pro-
14	cedures to mobilize and deploy civilian personnel
15	and conduct reconstruction and stabilization op-
16	erations to address the various types of such cri-
17	ses.
18	"(E) Entering into appropriate arrange-
19	ments with agencies to carry out activities under
20	this section and the Reconstruction and Sta-

- this section and the Reconstruction and Stabilization Civilian Management Act of 2008.
- "(F) Identifying personnel in State and local governments and in the private sector who are available to participate in the Civilian Reserve Corps established under subsection (b) or to

21

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1	otherwise participate in or contribute to recon-
2	struction and stabilization activities.
3	"(G) Taking steps to ensure that training
4	and education of civilian personnel to perform
5	such reconstruction and stabilization activities is
6	adequate and is carried out, as appropriate,
7	with other agencies involved with stabilization
8	operations.
9	"(H) Taking steps to ensure that plans for
10	United States reconstruction and stabilization
11	operations are coordinated with and complemen-
12	tary to reconstruction and stabilization activities
13	of other governments and international and non-
14	governmental organizations, to improve effective-
15	ness and avoid duplication.
16	"(I) Maintaining the capacity to field on
17	short notice an evaluation team consisting of
18	personnel from all relevant agencies to undertake
19	on-site needs assessment.
20	"(b) Response Readiness Corps.—
21	"(1) Response readiness corps.—The Sec-
22	retary, in consultation with the Administrator of the
23	United States Agency for International Development
24	and the heads of other appropriate agencies of the

United States Government, may establish and main-

tain a Response Readiness Corps (referred to in this section as the 'Corps') to provide assistance in support of reconstruction and stabilization operations in countries or regions that are at risk of, in, or are in transition from, conflict or civil strife. The Corps shall be composed of active and standby components consisting of United States Government personnel, including employees of the Department of State, the United States Agency for International Development, and other agencies who are recruited and trained (and employed in the case of the active component) to provide such assistance when deployed to do so by the Secretary to support the purposes of this Act.

"(2) CIVILIAN RESERVE CORPS.—The Secretary, in consultation with the Administrator of the United States Agency for International Development, may establish a Civilian Reserve Corps for which purpose the Secretary is authorized to employ and train individuals who have the skills necessary for carrying out reconstruction and stabilization activities, and who have volunteered for that purpose. The Secretary may deploy members of the Civilian Reserve Corps pursuant to a determination by the President under section 618 of the Foreign Assistance Act of 1961.

1	"(3) Mitigation of domestic impact.—The es
2	tablishment and deployment of any Civilian Reserve
3	Corps shall be undertaken in a manner that wil
4	avoid substantively impairing the capacity and read
5	iness of any State and local governments from which
6	Civilian Reserve Corps personnel may be drawn.
7	"(c) Authorization of Appropriations.—There are
8	authorized to be appropriated to the Secretary of State such
9	sums as may be necessary for fiscal years 2007 through
10	2010 for the Office and to support, educate, train, main
11	tain, and deploy a Response Readiness Corps and a Civil
12	ian Reserve Corps.
13	"(d) Existing Training and Education Pro-
14	GRAMS.—The Secretary shall ensure that personnel of the
15	Department, and, in coordination with the Administrator
16	of USAID, that personnel of USAID, make use of the rel
17	evant existing training and education programs offered
18	within the Government, such as those at the Center for Sta
19	bilization and Reconstruction Studies at the Naval Post
20	graduate School and the Interagency Training, Education
21	and After Action Review Program at the National Defense
22	University.".

- 23 SEC. 1606. AUTHORITIES RELATED TO PERSONNEL.
- 24 (a) Extension of Certain Foreign Service Bene-
- 25 FITS.—The Secretary, or the head of any agency with re-

- 1 spect to personnel of that agency, may extend to any indi-
- 2 viduals assigned, detailed, or deployed to carry out recon-
- 3 struction and stabilization activities pursuant to section 62
- 4 of the State Department Basic Authorities Act of 1956 (as
- 5 added by section 1605 of this title), the benefits or privileges
- 6 set forth in sections 413, 704, and 901 of the Foreign Serv-
- 7 ice Act of 1980 (22 U.S.C. 3973, 22 U.S.C. 4024, and 22
- 8 U.S.C. 4081) to the same extent and manner that such bene-
- 9 fits and privileges are extended to members of the Foreign
- 10 Service.
- 11 (b) Authority Regarding Details.—The Secretary
- 12 is authorized to accept details or assignments of any per-
- 13 sonnel, and any employee of a State or local government,
- 14 on a reimbursable or nonreimbursable basis for the purpose
- 15 of carrying out this title, and the head of any agency is
- 16 authorized to detail or assign personnel of such agency on
- 17 a reimbursable or nonreimbursable basis to the Department
- 18 of State for purposes of section 62 of the State Department
- 19 Basic Authorities Act of 1956, as added by section 1605
- 20 of this title.
- 21 SEC. 1607. RECONSTRUCTION AND STABILIZATION STRAT-
- 22 **EGY**.
- 23 (a) In General.—The Secretary of State, in consulta-
- 24 tion with the Administrator of the United States Agency
- 25 for International Development, shall develop an interagency

1	strategy to respond to reconstruction and stabilization oper-
2	ations.
3	(b) Contents.—The strategy required under sub-
4	section (a) shall include the following:
5	(1) Identification of and efforts to improve the
6	skills sets needed to respond to and support recon-
7	struction and stabilization operations in countries or
8	regions that are at risk of, in, or are in transition
9	from, conflict or civil strife.
10	(2) Identification of specific agencies that can
11	adequately satisfy the skills sets referred to in para-
12	graph (1).
13	(3) Efforts to increase training of Federal civil-
14	ian personnel to carry out reconstruction and sta-
15	bilization activities.
16	(4) Efforts to develop a database of proven and
17	best practices based on previous reconstruction and
18	$stabilization\ operations.$
19	(5) A plan to coordinate the activities of agencies
20	involved in reconstruction and stabilization oper-
21	ations.
22	SEC. 1608. ANNUAL REPORTS TO CONGRESS.
23	Not later than 180 days after the date of the enactment
24	of this Act and annually for each of the five years thereafter,
25	the Secretary of State shall submit to the appropriate con-

1	gressional committees a report on the implementation of
2	this title. The report shall include detailed information on
3	the following:
4	(1) Any steps taken to establish a Response
5	Readiness Corps and a Civilian Reserve Corps, pur-
6	suant to section 62 of the State Department Basic
7	Authorities Act of 1956 (as added by section 1605 of
8	$this \ title).$
9	(2) The structure, operations, and cost of the Re-
10	sponse Readiness Corps and the Civilian Reserve
11	Corps, if established.
12	(3) How the Response Readiness Corps and the
13	Civilian Reserve Corps coordinate, interact, and work
14	with other United States foreign assistance programs.
15	(4) An assessment of the impact that deployment
16	of the Civilian Reserve Corps, if any, has had on the
17	capacity and readiness of any domestic agencies or
18	State and local governments from which Civilian Re-
19	serve Corps personnel are drawn.
20	(5) The reconstruction and stabilization strategy
21	required by section 1607 and any annual updates to
22	that strategy.
23	(6) Recommendations to improve implementa-
24	tion of subsection (b) of section 62 of the State De-

partment Basic Authorities Act of 1956, including

1	measures to enhance the recruitment and retention of		
2	an effective Civilian Reserve Corps.		
3	(7) A description of anticipated costs associated		
4	with the development, annual sustainment, and de-		
5	ployment of the Civilian Reserve Corps.		
6	DIVISION B—MILITARY CON-		
7	STRUCTION AUTHORIZA-		
8	TIONS		
9	SEC. 2001. SHORT TITLE.		
10	This division may be cited as the "Military Construc-		
11	tion Authorization Act for Fiscal Year 2009".		
12	SEC. 2002. EXPIRATION OF AUTHORIZATIONS AND		
13	AMOUNTS REQUIRED TO BE SPECIFIED BY		
14	LAW.		
15	(a) Expiration of Authorizations After Three		
16	Years.—Except as provided in subsection (b), all author-		
17	izations contained in titles XXI through XXVI and title		
18	XXIX for military construction projects, land acquisition,		
19	family housing projects and facilities, and contributions to		
20	the North Atlantic Treaty Organization Security Invest-		
21	ment Program (and authorizations of appropriations there-		
22	for) shall expire on the later of—		
23	(1) October 1, 2011; or		

1

(2) the date of the enactment of an Act author-

2	izing funds for military construction for fiscal year
3	2012.
4	(b) Exception.—Subsection (a) shall not apply to au
5	thorizations for military construction projects, land acqui
6	sition, family housing projects and facilities, and contribu-
7	tions to the North Atlantic Treaty Organization Security
8	Investment Program (and authorizations of appropriations
9	therefor), for which appropriated funds have been obligated
10	before the later of—
11	(1) October 1, 2011; or
12	(2) the date of the enactment of an Act author-
13	izing funds for fiscal year 2012 for military construc-
14	tion projects, land acquisition, family housing
15	projects and facilities, or contributions to the North
16	Atlantic Treaty Organization Security Investment
17	Program.
18	TITLE XXI—ARMY
	Sec. 2101. Authorized Army construction and land acquisition projects. Sec. 2102. Family housing. Sec. 2103. Improvements to military family housing units. Sec. 2104. Authorization of appropriations, Army. Sec. 2105. Modification of authority to carry out certain fiscal year 2006.

- Sec. 2105. Modification of authority to carry out certain fiscal year 2008 projects.
- Sec. 2106. Modification of authority to carry out certain fiscal year 2007 projects.
- Sec. 2107. Extension of authorizations of certain fiscal year 2006 projects.
- Sec. 2108. Extension of authorization of certain fiscal year 2005 project.

SEC. 2101. AUTHORIZED ARMY CONSTRUCTION AND LAND

- 2 ACQUISITION PROJECTS.
- 3 (a) Inside the United States.—Using amounts ap-
- 4 propriated pursuant to the authorization of appropriations
- 5 in section 2104(a)(1), the Secretary of the Army may ac-
- 6 quire real property and carry out military construction
- 7 projects for the installations or locations inside the United
- 8 States, and in the amounts, set forth in the following table:

Army: Inside the United States

State Installation or Location Amount		
State	Instattation of Location	Amount
Alabama	Anniston Army Depot	\$46,400,000
	Fort Rucker	\$6,800,000
Alaska	Fort Richardson	\$15,000,000
	Fort Wainwright	\$110,400,000
Arizona	Fort Huachuca	\$13,200,000
	Yuma Proving Ground	\$3,800,000
California	Fort Irwin	\$39,600,000
·	Presidio, Monterey	\$15,000,000
	Sierra Army Depot	\$12,400,000
Colorado	Fort Carson	\$534,000,000
Georgia	Fort Benning	\$267,800,000
U	Fort Stewart/Hunter Army Air Field	\$432,300,000
Hawaii	Pohakuloa Training Area	\$9,000,000
	Schofield Barracks	\$279,000,000
	Wahiawa	\$40,000,000
Kansas	Fort Leavenworth	\$4,200,000
==4.1040	Fort Riley	\$158,000,000
Kentucky	Fort Campbell	\$108,113,000
Louisiana	Fort Polk	\$29,000,000
Missouri	Fort Leonard Wood	\$33,850,000
New Jersey	Picatinny Arsenal	\$9,900,000
New York	Fort Drum	\$96,900,000
2,000 2070 1111111111111111111111111111111	USMA, West Point	\$67,000,000
North Carolina	Fort Bragg	\$58,400,000
Oklahoma	Fort Sill	\$63,000,000
	McAlester Army Ammunition Plant	\$5,800,000
Pennsylvania	Carlisle Barracks	\$13,400,000
1 chrisgicania	Letterkenny Army Depot	\$7,500,000
	Tobyhanna Army Depot	\$15,000,000
South Carolina	Fort Jackson	\$30,000,000
Texas	Camp Bullis	\$4,200,000
100000	Corpus Christi Army Depot	\$39,000,000
	Fort Bliss	\$1,044,300,000
	Fort Hood	\$49,500,000
	Fort Sam Houston	\$96,000,000
	Red River Army Depot	\$6,900,000
Virginia	Fort Belvoir	\$7,200,000
varganaa	Fort Eustis	\$18,300,000
	Fort Lee	\$100,600,000
	Fort Myer	\$100,000,000
Washington		
Washington	Fort Lewis	\$158,000,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2104(a)(2), the Secretary of the Army may
- 4 acquire real property and carry out military construction
- 5 projects for the installations or locations outside the United
- 6 States, and in the amounts, set forth in the following table:

Army: Outside the United States

Country	Installation or Location	Amount
Afghanistan	Bagram Air Base	\$67,000,000
Germany	Katterbach	\$19,000,000
	Wiesbaden Air Base	\$119,000,000
Japan		\$2,350,000
	Sagamihara	\$17,500,000
Korea	Camp Humphreys	\$20,000,000

7 SEC. 2102. FAMILY HOUSING.

- 8 (a) Construction and Acquisition.—Using
- 9 amounts appropriated pursuant to the authorization of ap-
- 10 propriations in section 2104(a)(5)(A), the Secretary of the
- 11 Army may construct or acquire family housing units (in-
- 12 cluding land acquisition and supporting facilities) at the
- 13 installations or locations, in the number of units, and in
- 14 the amounts set forth in the following table:

Army: Family Housing

Country	Installation or Loca- tion	Units	Amount
	Wiesbaden Air Base Camp Humphreys		\$133,000,000 \$125,000,000

- 15 (b) Planning and Design.—Using amounts appro-
- 16 priated pursuant to the authorization of appropriations in
- 17 section 2104(a)(5)(A), the Secretary of the Army may carry
- 18 out architectural and engineering services and construction

1	design activities with respect to the construction or im-
2	provement of family housing units in an amount not to
3	exceed \$579,000.
4	SEC. 2103. IMPROVEMENTS TO MILITARY FAMILY HOUSING
5	UNITS.
6	Subject to section 2825 of title 10, United States Code,
7	and using amounts appropriated pursuant to the author-
8	ization of appropriations in section 2104(a)(5)(A), the Sec-
9	retary of the Army may improve existing military family
10	housing units in an amount not to exceed \$420,001,000.
11	SEC. 2104. AUTHORIZATION OF APPROPRIATIONS, ARMY.
12	(a) In General.—Funds are hereby authorized to be
13	appropriated for fiscal years beginning after September 30,
14	2008, for military construction, land acquisition, and mili-
15	tary family housing functions of the Department of the
16	Army in the total amount of \$6,008,226,000 as follows:
17	(1) For military construction projects inside the
18	United States authorized by section 2101(a),
19	\$4,062,763,000.
20	(2) For military construction projects outside the
21	United States authorized by section 2101(b),
22	\$185,350,000.
23	(3) For unspecified minor military construction
24	projects authorized by section 2805 of title 10, United
25	States Code \$23,000,000

1	(4) For host nation support and architectural
2	and engineering services and construction design
3	under section 2807 of title 10, United States Code,
4	\$175,823,000.
5	(5) For military family housing functions:
6	(A) For construction and acquisition, plan-
7	ning and design, and improvement of military
8	family housing and facilities, \$646,580,000.
9	(B) For support of military family housing
10	(including the functions described in section
11	2833 of title 10, United States Code),
12	\$716,110,000.
13	(6) For the construction of increment 3 of a bar-
14	racks complex at Fort Lewis, Washington, authorized
15	by section 2101(a) of the Military Construction Au-
16	thorization Act for Fiscal Year 2007 (division B of
17	Public Law 109–364; 120 Stat. 2445), as amended by
18	section 20814 of the Continuing Appropriations Reso-
19	lution, 2007 (division B of Public Law 109–289), as
20	added by section 2 of the Revised Continuing Resolu-
21	tion, 2007 (Public Law 110-5; 121 Stat 41),
22	\$102,000,000.
23	(7) For the construction of increment 2 of the
24	United States Southern Command Headquarters at

Miami Doral, Florida, authorized by section 2101(a)

- 1 of the Military Construction Authorization Act for
- 2 Fiscal Year 2008 (division B of Public Law 110–181;
- 3 122 Stat. 504, \$81,600,000.
- 4 (8) For the construction of increment 2 of the
- 5 brigade complex operations support facility at
- 6 Vicenza, Italy, authorized by section 2101(b) of the
- 7 Military Construction Authorization Act for Fiscal
- 8 Year 2008 (division B of Public Law 110–181; 122
- 9 Stat. 505, \$7,500,000.
- 10 (9) For the construction of increment 2 of the
- 11 brigade complex barracks and community support fa-
- 12 cility at Vicenza, Italy, authorized by section 2101(b)
- of the Military Construction Authorization Act for
- 14 Fiscal Year 2008 (division B of Public Law 110–181;
- 15 122 Stat. 505, \$7,500,000.
- 16 (b) Limitation on Total Cost of Construction
- 17 Projects.—Notwithstanding the cost variations author-
- 18 ized by section 2853 of title 10, United States Code, and
- 19 any other cost variation authorized by law, the total cost
- 20 of all projects carried out under section 2401 of this Act
- 21 may not exceed the sum of the following:
- 22 (1) The total amount authorized to be appro-
- priated under paragraphs (1) and (2) of subsection
- (a).

1	(2) \$59,500,000 (the balance of the amount au-
2	thorized under section 2101(b) for the construction of
3	a headquarters element in Wiesbaden, Germany).
4	SEC. 2105. MODIFICATION OF AUTHORITY TO CARRY OUT
5	CERTAIN FISCAL YEAR 2008 PROJECTS.
6	(a) Inside the United States Projects.—The
7	table in section 2101(a) of the Military Construction Au-
8	thorization Act for Fiscal Year 2008 (division B of Public
9	Law 110–181; 122 Stat. 504) is amended—
10	(1) in the item relating to Hawthorne Army
11	Ammunition Plant, Nevada, by striking
12	"\$11,800,000" in the amount column and inserting
13	"\$7,300,000";
14	(2) in the item relating to Fort Drum, New
15	York, by striking "\$311,200,000" in the amount col-
16	umn and inserting "\$304,600,000"; and
17	(3) in the item relating to Fort Bliss, Texas, by
18	striking "\$118,400,000" in the amount column and
19	inserting "\$111,900,000".
20	(b) Conforming Amendments.—Section 2104(a) of
21	that Act (122 Stat. 506) is amended—
22	(1) in the matter preceding paragraph (1), by
23	striking "\$5,106,703,000" and inserting
24	"\$5.089.103.000": and

1	(2) in paragraph (1), by striking
2	"\$3,198,150,000" and inserting "\$3,180,550,000".
3	SEC. 2106. MODIFICATION OF AUTHORITY TO CARRY OUT
4	CERTAIN FISCAL YEAR 2007 PROJECTS.
5	(a) Inside the United States Projects.—The
6	table in section 2101(a) of the Military Construction Au-
7	thorization Act for Fiscal Year 2007 (division B of Public
8	Law 109-364; 120 Stat. 2445), as amended by section
9	20814 of the Continuing Appropriations Resolution, 2007
10	(division B of Public Law 109–289) and section 2105(a)
11	of the Military Construction Authorization Act for Fiscal
12	Year 2008 (division B of Public Law 110–181; 122 State
13	507), is further amended in the item relating to Fort Bragg,
14	North Carolina, by striking "\$96,900,000" in the amount
15	column and inserting "\$75,900,000".
16	(b) Outside the United States Projects.—The
17	table in section 2101(b) of the Military Construction Au-
18	thorization Act for Fiscal Year 2007 (division B of Public
19	Law 109-364; 120 Stat. 2446), as amended by section
20	2106(a) of the Military Construction Authorization Act for
21	Fiscal Year 2008 (division B of Public Law 110–181; 122
22	Stat. 508), is further amended in the item relating to
23	Vicenza, Italy, by striking "\$223,000,000" in the amount
24	column and inserting "\$208,280,000".

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1
        (c) Conforming Amendments.—Section 2104(a) of
    the Military Construction Authorization Act for Fiscal Year
   2007 (division B of Public Law 109–364; 120 Stat. 2447),
    as amended by section 2105(b) of the Military Construction
    Authorization Act for Fiscal Year 2008 (division B of Pub-
    lic Law 110–181; 122 Stat. 508), is further amended—
 6
 7
             (1) in the matter preceding paragraph (1), by
 8
        striking
                     "$3,275,700,000"
                                           and
                                                    inserting
 9
         "$3,239,980,000";
             (2)
10
                    in
                         paragraph
                                        (1),
                                               by
                                                     striking
        "$1,119,450,000" and inserting "$1,098,450,000";
11
12
        and
13
             (3) in paragraph (2), by striking "$510,582,00"
14
        and inserting "$495,862,000".
15
    SEC. 2107. EXTENSION OF AUTHORIZATIONS OF CERTAIN
16
                 FISCAL YEAR 2006 PROJECTS.
17
        (a) Extension.—Notwithstanding section 2701 of the
    Military Construction Authorization Act for Fiscal Year
18
   2006 (division B of Public Law 109–163; 119 Stat. 3501),
19
    the authorizations set forth in the table in subsection (b),
20
21
    as provided in section 2101 of that Act (119 Stat. 3485),
    shall remain in effect until October 1, 2009, or the date
    of the enactment of an Act authorizing funds for military
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construction for fiscal year 2010, whichever is later.

1 (b) TABLE.—The table referred to in subsection (a) is

2 as follows:

Army: Extension of 2006 Project Authorizations

State	Installation or Location	Project	Amount
Hawaii	Pohakuloa	Tactical Vehicle Wash Facility Battle Area Complex	\$9,207,000 \$33,660,000
Virginia	Fort Belvoir	Defense Access Road	\$18,000,000

SEC. 2108. EXTENSION OF AUTHORIZATION OF CERTAIN

- 4 FISCAL YEAR 2005 PROJECT.
- 5 (a) Extension.—Notwithstanding section 2701 of the
- 6 Military Construction Authorization Act for Fiscal Year
- 7 2005 (division B of Public Law 108–375; 118 Stat. 2116),
- 8 the authorization set forth in the table in subsection (b),
- 9 as provided in section 2101 of that Act (118 Stat. 2101)
- 10 and extended by section 2108 of the Military Construction
- 11 Authorization Act for Fiscal Year 2008 (division B of Pub-
- 12 lic Law 110-181; 122 Stat. 508), shall remain in effect
- 13 until October 1, 2009, or the date of the enactment of an
- 14 Act authorizing funds for military construction for fiscal
- 15 year 2010, whichever is later.
- 16 (b) Table.—The table referred to in subsection (a) is
- 17 as follows:

Army: Extension of 2005 Project Authorization

State	Installation or Location	Project	Amount
Hawaii	Schofield Bar- racks.	Training Facility	\$35,542,000

TITLE XXII—NAVY

- Sec. 2201. Authorized Navy construction and land acquisition projects.
- Sec. 2202. Family housing.

1

- Sec. 2203. Improvements to military family housing units.
- Sec. 2204. Authorization of appropriations, Navy.
- Sec. 2205. Modification of authority to carry out certain fiscal year 2005 project.
- Sec. 2206. Modification of authority to carry out certain fiscal year 2007 projects.
- Sec. 2207. Report on impacts of surface ship homeporting alternatives.

2 SEC. 2201. AUTHORIZED NAVY CONSTRUCTION AND LAND

3 **ACQUISITION PROJECTS.**

- 4 (a) Inside the United States.—Using amounts ap-
- 5 propriated pursuant to the authorization of appropriations
- 6 in section 2204(1), the Secretary of the Navy may acquire
- 7 real property and carry out military construction projects
- 8 for the installations or locations inside the United States,
- 9 and in the amounts, set forth in the following table:

Inside the United States

State Installation or Location		Amount
Arizona	Marine Corps Air Station, Yuma	\$19,490,000
California	Marine Corps Logistics Base, Barstow	\$7,830,000
	Marine Corps Base, Camp Pendleton	\$799,870,000
	Naval Air Facility, El Centro	\$8,900,000
	Marine Corps Air Station, Miramar	\$48,770,000
	Naval Post Graduate School Monterey	\$9,900,000
	Naval Air Station, North Island	\$60,152,000
	Naval Facility, San Clemente Island	\$34,020,000
	Naval Station, San Diego	\$51,220,000
	Marine Corps Base, Twentynine Palms	\$155,310,000
Connecticut	Naval Submarine Base, Groton	\$46,060,000
District of Columbia	Naval Support Activity, Washington	\$24,220,000
Florida	Naval Air Station, Jacksonville	\$12,890,000
	Naval Station, Mayport	\$18,280,000
	Naval Support Activity, Tampa	\$29,000,000
Georgia	Marine Corps Logistics Base, Albany	\$15,320,000
· ·	Naval Submarine Base Kings Bay	\$6,130,000
Hawaii	Pacific Missile Range, Barking Sands	\$28,900,000
	Marine Corps Base, Hawaii	\$28,200,000
	Naval Station, Pearl Harbor	\$80,290,000
Illinois	Recruit Training Command, Great Lakes	\$62,940,000
Maine	Naval Shipyard Portsmouth	\$9,980,000
Maryland	Naval Surface Warfare Center Carderock	\$6,980,000
ÿ	Naval Surface Warfare Center, Indian Head	\$25,980,000
Mississippi	Naval Construction Battalion Center, Gulf- port.	\$12,770,000
New Jersey	Naval Air Warfare Center, Lakehurst	\$15,440,000
North Carolina	Marine Corps Air Station, Cherry Point	\$77,420,000

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Inside the United States—Continued

State	Installation or Location	Amount
	Marine Corps Air Station, New River	\$86,280,000
	Marine Corps Base, Camp Lejeune	\$353,090,000
Pennsylvania	Naval Support Activity, Philadelphia	\$22,020,000
Rhode Island	Naval Station, Newport	\$39,800,000
South Carolina	Marine Corps Air Station, Beaufort	\$5,940,000
	Marine Corps Recruit Depot, Parris Island	\$64,750,000
Texas	Naval Air Station Corpus Christi	\$3,500,000
	Naval Air Station Kingsville	\$11,580,000
Virginia	Marine Corps Base, Quantico	\$150,290,000
	Naval Station, Norfolk	\$73,280,000
Washington	Naval Air Station Whidbey Island	\$6,160,000
	Naval Base Kitsap	\$5,110,000

1 (b) Outside the United States.—Using amounts

- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2204(2), the Secretary of the Navy may
- 4 acquire real property and carry out military construction
- 5 projects for the installation or location outside the United
- 6 States, and in the amounts, set forth in the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
Diego Garcia Djibouti	Naval Air Station, Guantanamo Bay	\$20,600,000 \$35,060,000 \$31,410,000 \$88,430,000

7 (c) Unspecified Worldwide.—Using the amounts

- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2204(3), the Secretary of the Navy may
- 10 acquire real property and carry out military construction
- 11 projects for unspecified installations or locations in the
- 12 amounts set forth in the following table:

Navy: Unspecified Worldwide

Location	Installation or Location	Amount
Worldwide Unspecified	Unspecified Worldwide	\$94,020,000

1 SEC. 2202. FAMILY HOUSING.

- 2 (a) Construction and Acquisition.—Using
- 3 amounts appropriated pursuant to the authorization of ap-
- 4 propriations in section 2204(6)(A), the Secretary of the
- 5 Navy may construct or acquire family housing units (in-
- 6 cluding land acquisition and supporting facilities) at the
- 7 installations or locations, in the number of units, and in
- 8 the amount set forth in the following table:

Navy: Family Housing

State	Installation or Lo- cation	Units	Amount
Guantanamo Bay	Naval Air Station, Guantanamo Bay.	146	\$62,598.000

- 9 (b) Planning and Design.—Using amounts appro-
- 10 priated pursuant to the authorization of appropriations in
- 11 section 2204(6)(A), the Secretary of the Navy may carry
- 12 out architectural and engineering services and construction
- 13 design activities with respect to the construction or im-
- 14 provement of family housing units in an amount not to
- 15 exceed \$2,169,000.
- 16 SEC. 2203. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 17 *UNITS*.
- 18 Subject to section 2825 of title 10, United States Code,
- 19 and using amounts appropriated pursuant to the author-
- 20 ization of appropriations in section 2204(6)(A), the Sec-
- 21 retary of the Navy may improve existing military family
- 22 housing units in an amount not to exceed \$318,011,000.

1 SEC. 2204. AUTHORIZATION OF APPROPRIATIONS, NAVY.

2	Funds are hereby authorized to be appropriated for fis-
3	cal years beginning after September 30, 2008, for military
4	construction, land acquisition, and military family housing
5	functions of the Department of the Navy in the total amount
6	of \$3,996,449,000, as follows:
7	(1) For military construction projects inside the
8	United States authorized by section 2201(a),
9	\$2,518,152,000.
10	(2) For military construction projects outside the
11	United States authorized by section 2201(b),
12	\$175,500,000.
13	(3) For military construction projects at unspec-
14	ified worldwide locations authorized by section
15	2201(c), \$94,020,000.
16	(4) For unspecified minor military construction
17	projects authorized by section 2805 of title 10, United
18	States Code, \$13,670,000.
19	(5) For architectural and engineering services
20	and construction design under section 2807 of title
21	10, United States Code, \$247,128,000.
22	(6) For military family housing functions:
23	(A) For construction and acquisition, plan-
24	ning and design, and improvement of military
25	family housing and facilities, \$382,778,000.

(B) For support of military family housing
(including functions described in section 2833 of
title 10, United States Code), \$376,062,000.
(7) For the construction of increment 2 of the
wharf extension at Naval Forces Marianas Islands,
Guam, authorized by section 2201(b) of the Military
Construction Authorization Act for Fiscal Year 2008
(division B of Public Law 110–181; 122 Stat. 510),
\$50,912,000.
(8) For the construction of increment 2 of the
submarine drive-in magnetic silencing facility as
Naval Submarine Base, Pearl Harbor, Hawaii, au-
thorized in section 2201(a) of the Military Construc-
tion Authorization Act for Fiscal Year 2008 (division
B of Public Law 110–181; 122 Stat. 510)
\$41,088,000.
(9) For the construction of increment 3 of the
National Maritime Intelligence Center, Suitland,
Maryland, authorized by section 2201(a) of the Mili-
tary Construction Authorization Act for Fiscal Year
2007 (division B of Public Law 109–364; 120 Stat
2448), \$12,439,000.
(10) For the construction of increment 2 of hang-
ar 5 recapitalizations at Naval Air Station, Whidbey

Island, Washington, authorized by section 2201(a) of

- 1 the Military Construction Authorization Act of Fiscal
- 2 Year 2007 (division B of Public Law 109–364; 120
- 3 Stat. 2448), \$34,000,000.
- 4 (11) For the construction of increment 5 of the
- 5 limited area production and storage complex at Naval
- 6 Submarine Base, Kitsap, Bangor, Washington (for-
- 7 merly referred to as a project at the Strategic Weap-
- 8 ons Facility Pacific, Bangor), authorized by section
- 9 2201(a) of the Military Construction Authorization
- 10 Act of Fiscal Year 2005 (division B of Public Law
- 11 108–375; 118 Stat. 2106), as amended by section
- 12 2206 of the Military Construction Authorization Act
- 13 for Fiscal Year 2006 (division B of Public law 109–
- 14 163; 119 Stat. 3493) and section 2206 of the Military
- 15 Construction Authorization Act for Fiscal Year 2008
- 16 (division B of Public Law 110–181; 122 Stat. 514)
- \$50,700,000.
- 18 SEC. 2205. MODIFICATION OF AUTHORITY TO CARRY OUT
- 19 CERTAIN FISCAL YEAR 2005 PROJECT.
- The table in section 2201(a) of the Military Construc-
- 21 tion Authorization Act for Fiscal Year 2005 (division B
- 22 of Public Law 108–375; 118 Stat. 2105), as amended by
- 23 section 2206 of the Military Construction Authorization Act
- 24 for Fiscal Year 2006 (division B of Public Law 109–163;
- 25 119 Stat. 3493) and section 2206 of the Military Construc-

1	tion Authorization Act for Fiscal Year 2008 (division B		
2	of Public Law 110–181; 122 Stat.514), is further amend-		
3	ed—		
4	(1) in the item relating to Strategic Weapons		
5	Facility Pacific, Bangor, Washington, by striking		
6	"\$295,000,000" in the amount column and inserting		
7	"\$311,670,000"; and		
8	(2) by striking the amount identified as the total		
9	in the amount column and inserting		
10	"\$1,084,497,000".		
11	SEC. 2206. MODIFICATION OF AUTHORITY TO CARRY OUT		
12	CERTAIN FISCAL YEAR 2007 PROJECTS.		
13	(a) Modifications.—The table in section 2201(a) of		
14	the Military Construction Authorization Act for Fiscal Year		
15	2007 (division B of Public Law 109–364; 120 Stat. 2448),		
16	as amended by section 2205(a)(17) of the Military Con-		
17	struction Authorization Act for Fiscal Year 2008 (division		
18	B of Public Law 110–181; 122 Stat. 513) is further amend-		
19	ed—		
20	(1) in the item relating to NMIC/Naval Support		
21	Activity, Suitland, Maryland, by striking		
22	"\$67,939,000" in the amount column and inserting		
23	"\$76,288,000"; and		
24	(2) in the item relating to Naval Air Station,		
25	Whidbey Island, Washington, by striking		

1	"\$57,653,000" in the amount column and inserting
2	"\$60,500,000".
3	(b) Conforming Amendments.—Section 2204(b) of
4	the Military Construction Authorization Act for Fiscal Year
5	2007 (division B of Public Law 109–364; 120 Stat. 2452)
6	is amended—
7	(1) in paragraph (2), by striking "\$56,159,000"
8	and inserting "\$64,508,000"; and
9	(2) in paragraph (3), by striking "\$31,153,000"
10	and inserting "\$34,000,000".
11	SEC. 2207. REPORT ON IMPACTS OF SURFACE SHIP HOME
12	PORTING ALTERNATIVES.
13	(a) Report Required.—The Secretary of the Navy
14	shall not issue a record of decision for the proposed action
15	of homeporting additional surface ships at Naval Station
16	Mayport, Florida, until at least 30 days after the date or
17	which the Secretary submits to Congress a report con
18	taining an analysis of the socio-economic impacts and ar
19	economic justification on each location from which a vesse
20	is proposed to be removed for homeporting at Naval Station
21	Mayport under the preferred alternative identified in the
22	final environmental impact statement for the proposed ac-
23	tion.

 $25 \ \mathit{final environmental impact statement does not contain} \ a$

- 1 preferred alternative or if the Secretary intends to select
- 2 an alternative other than the preferred alternative in the
- 3 record of decision, then the Secretary shall submit to Con-
- 4 gress a report (in the case where no preferred alternative
- 5 is identified) or an additional report (in the case where
- 6 the preferred alternative is not selected) containing an anal-
- 7 ysis of the socio-economic impacts and an economic jus-
- 8 tification on each location from which a vessel is proposed
- 9 to be removed for homeporting at Naval Station Mayport.

10 TITLE XXIII—AIR FORCE

- Sec. 2301. Authorized Air Force construction and land acquisition projects.
- Sec. 2302. Family housing.
- Sec. 2303. Improvements to military family housing units.
- Sec. 2304. Authorization of appropriations, Air Force.
- Sec. 2305. Extension of authorizations of certain fiscal year 2006 projects.
- Sec. 2306. Extension of authorizations of certain fiscal year 2005 projects.

$11\,$ SEC. 2301. AUTHORIZED AIR FORCE CONSTRUCTION AND

- 12 LAND ACQUISITION PROJECTS.
- 13 (a) Inside the United States.—Using amounts ap-
- 14 propriated pursuant to the authorization of appropriations
- 15 in section 2304(1), the Secretary of the Air Force may ac-
- 16 quire real property and carry out military construction
- 17 projects for the installations or locations inside the United
- 18 States, and in the amounts, set forth in the following table:

Air Force: Inside the United States

State	Installation or Location	Amount
Alabama Alaska California Colorado Delaware Florida	Maxwell Air Force Base Elmendorf Air Force Base Edwards Air Force Base United States Air Force Academy Dover Air Force Base Eglin Air Force Base	\$15,556,000 \$138,300,000 \$9,100,000 \$18,000,000 \$19,000,000
rioriaa	MacDill Air Force Base	\$26,000,000

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Air Force: Inside the United States—Continued

State	Installation or Location	Amount
	Tyndall Air Force Base	\$11,600,000
Georgia	Robins Air Force Base	\$29,350,000
Kansas	McConnell Air Force Base	\$6,800,000
Maryland	Andrews Air Force Base	\$77,648,000
Mississippi	Columbus Air Force Base	\$8,100,000
Missouri	Whiteman Air Force Base	\$4,200,000
Nevada	Creech Air Force Base	\$48,500,000
	Nellis Air Force Base	\$53,300,000
New Jersey	McGuire Air Force Base	\$7,200,000
New Mexico	Cannon Air Force Base	\$8,300,000
	Holloman Air Force Base	\$25,450,000
Ohio	Wright Patterson Air Force Base	\$14,000,000
Oklahoma	Tinker Air Force Base	\$54,000,000
South Carolina	Charleston Air Force Base	\$4,500,000
	Shaw Air Force Base	\$9,900,000
Texas	Fort Hood	\$10,800,000
	Lackland Air Force Base	\$75,515,000
Utah	Hill Air Force Base	\$41,400,000
Washington	McChord Air Force Base	\$5,500,000
Wyoming	Francis E. Warren Air Force Base	\$8,600,000

1 (b) Outside the United States.—Using amounts

- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2304(2), the Secretary of the Air Force may
- 4 acquire real property and carry out military construction
- 5 projects for the installations or locations outside the United
- 6 States, and in the amounts, set forth in the following table:

Air Force: Outside the United States

Country	Installation or Location	Amount
Guam Kyrgyzstan	Bagram Airfield	\$57,200,000 \$10,600,000 \$6,000,000 \$7,400,000

7 (c) Unspecified Worldwide.—Using the amounts

- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2304(3), the Secretary of the Air Force may
- 10 acquire real property and carry out military construction
- 11 projects for unspecified installations or locations in the
- 12 amounts set forth in the following table:

Air Force: Unspecified Worldwide

Location	Installation or Location	Amount
Worldwide Classified	Classified Location	\$891,000
Worldwide Unspecified	Unspecified Worldwide Locations	\$52,500,000

1 SEC. 2302. FAMILY HOUSING.

- 2 (a) Construction and Acquisition.—Using
- 3 amounts appropriated pursuant to the authorization of ap-
- 4 propriations in section 2304(6)(A), the Secretary of the Air
- 5 Force may construct or acquire family housing units (in-
- 6 cluding land acquisition and supporting facilities) at the
- 7 installations or locations, in the number of units, and in
- 8 the amounts set forth in the following table:

Air Force: Family Housing

State	Installation or Location	Purpose	Amount
United Kingdom	Royal Air Force Lakenheath	182 Units	\$71,828,000

- 9 (b) Planning and Design.—Using amounts appro-
- 10 priated pursuant to the authorization of appropriations in
- 11 section 2304(6)(A), the Secretary of the Air Force may
- 12 carry out architectural and engineering services and con-
- 13 struction design activities with respect to the construction
- 14 or improvement of family housing units in an amount not
- 15 to exceed \$7,708,000.
- 16 SEC. 2303. IMPROVEMENTS TO MILITARY FAMILY HOUSING
- 17 *UNITS*.
- 18 Subject to section 2825 of title 10, United States Code,
- 19 and using amounts appropriated pursuant to the author-

1	ization of appropriations in section 2304(6)(A), the Sec-
2	retary of the Air Force may improve existing military fam-
3	ily housing units in an amount not to exceed \$316,343,000
4	SEC. 2304. AUTHORIZATION OF APPROPRIATIONS, AIR
5	FORCE.
6	Funds are hereby authorized to be appropriated for fis-
7	cal years beginning after September 30, 2008, for military
8	construction, land acquisition, and military family housing
9	functions of the Department of the Air Force in the total
10	amount of \$1,966,868,000, as follows:
11	(1) For military construction projects inside the
12	United States authorized by section 2301(a),
13	\$749,619,000.
14	(2) For military construction projects outside the
15	United States authorized by section 2301(b),
16	\$81,200,000.
17	(3) For the military construction projects at un-
18	specified worldwide locations authorized by section
19	2301(c), \$53,391,000.
20	(4) For unspecified minor military construction
21	projects authorized by section 2805 of title 10, United
22	States Code, \$15,000,000.
23	(5) For architectural and engineering services
24	and construction design under section 2807 of title
25	10, United States Code, \$77,314,000.

1	(6) For military family housing functions:
2	(A) For construction and acquisition, plan-
3	ning and design, and improvement of military
4	family housing and facilities, \$395,879,000.
5	(B) For support of military family housing
6	(including functions described in section 2833 of
7	title 10, United States Code), \$594,465,000.
8	SEC. 2305. EXTENSION OF AUTHORIZATIONS OF CERTAIN
9	FISCAL YEAR 2006 PROJECTS.
10	(a) Extension.—Notwithstanding section 2701 of the
11	Military Construction Authorization Act for Fiscal Year
12	2006 (division B of Public Law 109–163; 119 Stat. 3501),
13	authorizations set forth in the tables in subsection (b), as
14	provided in section 2302 of that Act, shall remain in effect
15	until October 1, 2009, or the date of the enactment of an
16	Act authorizing funds for military construction for fiscal
17	year 2010, whichever is later.
18	(b) Table.—The table referred to in subsection (a) is
19	as follows:

Air Force: Extension of 2006 Project Authorizations

State	Installation or Location	Project	Amount
Alaska	Eielson Air Force Base	Replace Family Hous-	4
		ing (92 units)	\$37,650,000
		Purchase Build/Lease	
		Housing (300 units)	\$18,144,000
California	Edwards Air Force Base	Replace Family Hous-	
		ing (226 units)	\$59,699,000
Florida	MacDill Air Force Base	Replace Family Hous-	
		ing (109 units)	\$40,982,000
Missouri	Whiteman Air Force Base	Replace Family Hous-	
		ing (111 units)	\$26,917,000

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Air Force: Extension of 2006 Project Authorizations—Continued

State	Installation or Location	Project	Amount
North Carolina North Dakota	Seymour Johnson Air Force Base Grand Forks Air Force Base	Replace Family Hous- ing (255 units) Replace Family Hous- ing (150 units)	\$48,868,000 \$43,353,000

SEC. 2306. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 2005 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of the
- 4 Military Construction Authorization Act for Fiscal Year
- 5 2005 (division B of Public Law 108–375; 118 Stat. 2116),
- 6 authorizations set forth in the table in subsection (b), as
- 7 provided in section 2302 of that Act and extended by section
- 8 2307 of the Military Construction Authorization Act for
- 9 Fiscal Year 2008 (division B of Public Law 110–181; 122
- 10 Stat. 519), shall remain in effect until October 1, 2009, or
- 11 the date of the enactment of an Act authorizing funds for
- 12 military construction for fiscal year 2010, whichever is
- 13 later.
- 14 (b) Table.—The table referred to in subsection (a) is
- 15 as follows:

Air Force: Extension of 2005 Project Authorizations

State/Country	Installation or Location	Project	Amount
Arizona	Davis-Monthan Air		
	Force Base	Replace Family Housing (250 units)	\$48,500,000
California	Vandenberg Air		
	Force Base	Replace Family Housing (120 units)	\$30,906,000
Florida	MacDill Air Force	(120 units)	\$50,500,000
	Base	Construct Housing Mainte-	
		nance Facility	\$1,250,000

Air Force: Extension of 2005 Project Authorizations—Continued

State/Country	Installation or Location	Project	Amount
Missouri	Whiteman Air Force Base	Replace Family Housing (160 units)	\$37,087,000
North Carolina	Seymour Johnson Air Force Base	Replace Family Housing	492 602 000
Germany	Ramstein Air Base	(167 units) USAFE Theater Aerospace Operations Support Cen-	\$32,693,000
		ter	\$24,204,000

TITLE XXIV—DEFENSE 1 **AGENCIES** 2

Subtitle A—Defense Agency Authorizations

- Sec. 2401. Authorized Defense Agencies construction and land acquisition projects.
- Sec. 2402. Energy conservation projects.
- Sec. 2403. Authorization of appropriations, Defense Agencies.
- Sec. 2404. Modification of authority to carry out certain fiscal year 2007 project.
- Sec. 2405. Modification of authority to carry out certain fiscal year 2005 projects.
- Sec. 2406. Extension of authorization of certain fiscal year 2006 project.

Subtitle B—Chemical Demilitarization Authorizations

- Sec. 2411. Authorized chemical demilitarization program construction and land acquisition projects.
- Sec. 2412. Authorization of appropriations, chemical demilitarization construction, defense-wide.
- Sec. 2413. Modification of authority to carry out certain fiscal year 1997 project. Sec. 2414. Modification of authority to carry out certain fiscal year 2000 project.

Subtitle A—Defense Agency 3 **Authorizations**

- SEC. 2401. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
- 6 TION AND LAND ACQUISITION PROJECTS.
- 7 (a) Inside the United States.—Using amounts ap-
- propriated pursuant to the authorization of appropriations
- in section 2403(a)(1), the Secretary of Defense may acquire
- 10 real property and carry out military construction projects

- 1 for the installations or locations inside the United States,
- 2 and in the amounts, set forth in the following tables:

Defense Education Activity

State	Installation or Location	Amount
Kentucky North Carolina	Fort Campbell	\$21,400,000 \$78,471,000

Defense Intelligence Agency

State	Installation or Location	Amount
Illinois	Scott Air Force Base	\$13,977,000

Defense Logistics Agency

State	Installation or Location	Amount
California	Defense Distribution Depot, Tracy	\$50,300,000
Delaware	Defense Fuel Supply Center, Dover Air Force Base.	\$3,373,000
Florida	Defense Fuel Support Point, Jacksonville	\$34,000,000
Georgia	Hunter Army Air Field	\$3,500,000
Hawaii	Pearl Harbor	\$27,700,000
New Mexico	Kirtland Air Force Base	\$14,400,000
Oklahoma	Altus Air Force Base	\$2,850,000
Pennsylvania	Philadelphia	\$1,200,000
Utah	Hill Air Force Base	\$20,400,000
Virginia	Craney Island	\$39,900,000

National Security Agency

State	Installation or Location	Amount
Maryland	Fort Meade	\$14,000,000

Special Operations Command

State	Installation or Location	Amount
California Florida	Naval Amphibious Base, Coronado Eglin Air Force Base	\$9,800,000 \$40,000,00
T to T tute	Hurlburt Field	\$8,900,000 \$10,500,000
Kentucky	Fort Campbell	\$15,000,000
New Mexico North Carolina	Cannon Air Force Base Fort Bragg	\$18,100,000 \$38,250,000
Virginia Washington	Fort Story	\$11,600,000 \$38,000,000

TRICARE Management Activity

State	Installation or Location	Amount
	Fort Richardson	\$6,300,000
	Buckley Air Force Base Fort Benning Fort Benning Fort Benning Buckley Air Force Base Buckley Air Force Base Force Base	\$3,000,000 \$3,900,000
	Fort Riley	\$52,000,000

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TRICARE Management Activity—Continued

State	Installation or Location	Amount
	Fort Campbell	\$24,000,000
Maryland	Aberdeen Proving Ground	\$430,000,000
Missouri	Fort Leonard Wood	\$22,000,000
Oklahoma	Tinker Air Force Base	\$65,000,000
Texas	Fort Sam Houston	\$13,000,000

Washington Headquarters Services

State	Installation or Location	Amount
Virginia	Pentagon Reservation	\$38,940,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in section 2403(a)(2), the Secretary of Defense may
- 4 acquire real property and carry out military construction
- 5 projects for the installations or locations outside the United
- 6 States, and in the amounts, set forth in the following tables:

Defense Logistics Agency

Country	Installation or Location	Amount
Germany	Germersheim	\$48,000,000
Greece	Souda Bay	\$8,000,000

Special Operations Command

Country	Installation or Location	Amount
Qatar	Al Udeid	\$9,200,000

TRICARE Management Activity

Country	Installation or Location	Amount
Guam	Naval Activities	\$30,000,000

- 7 (c) Unspecified Worldwide.—Using the amounts
- 8 appropriated pursuant to the authorization of appropria-
- 9 tions in section 2403(a)(3), the Secretary of Defense may
- 10 acquire real property and carry out military construction

- 1 projects for unspecified installations or locations in the
- 2 amount set forth in the following table:

Defense Agencies: Unspecified Worldwide

Location	Installation or Location	Amount
Worldwide Classified	Classified Project	\$837,480,000

3 SEC. 2402. ENERGY CONSERVATION PROJECTS.

- 4 Using amounts appropriated pursuant to the author-
- 5 ization of appropriations in section 2403(a)(7), the Sec-
- 6 retary of Defense may carry out energy conservation
- 7 projects under chapter 173 of title 10, United States Code,
- 8 in the amount of \$80,000,000.

9 SEC. 2403. AUTHORIZATION OF APPROPRIATIONS, DEFENSE

- 10 **AGENCIES.**
- 11 (a) In General.—Funds are hereby authorized to be
- 12 appropriated for fiscal years beginning after September 30,
- 13 2008, for military construction, land acquisition, and mili-
- 14 tary family housing functions of the Department of Defense
- 15 (other than the military departments) in the total amount
- 16 of \$1,510,550,000, as follows:
- 17 (1) For military construction projects inside the
- 18 United States authorized by section 2401(a),
- 19 \$767,511,000.
- 20 (2) For military construction projects outside the
- 21 United States authorized by section 2401(b),
- *\$95,200,000.*

1	(3) For the military construction projects at un-
2	specified worldwide locations authorized by section
3	2401(c), \$101,160,000.
4	(4) For unspecified minor military construction
5	projects under section 2805 of title 10, United States
6	Code, \$28,853,000.
7	(5) For contingency construction projects of the
8	Secretary of Defense under section 2804 of title 10,
9	United States Code, \$10,000,000.
10	(6) For architectural and engineering services
11	and construction design under section 2807 of title
12	10, United States Code, \$133,025,000.
13	(7) For energy conservation projects authorized
14	by section 2402 of this Act, \$80,000,000.
15	(8) For support of military family housing, in-
16	cluding functions described in section 2833 of title 10,
17	United States Code, and credits to the Department of
18	Defense Family Housing Improvement Fund under
19	section 2883 of title 10, United States Code, and the
20	Homeowners Assistance Fund established under sec-
21	tion 1013 of the Demonstration Cities and Metropoli-
22	tan Development Act of 1966 (42 U.S.C. 3374),
23	\$54,581,000.
24	(9) For the construction of increment 4 of the re-

gional security operations center at Augusta, Georgia,

- 1 authorized by section 2401(a) of the Military Con-
- 2 struction Authorization Act of Fiscal Year 2006 (divi-
- 3 sion B of Public Law 109–163; 119 Stat. 3497), as
- 4 amended by section 7016 of the Emergency Supple-
- 5 mental Appropriation Act for Defense, the Global
- 6 War on Terror, and Hurricane Recovery, 2006 (Pub-
- 7 lic Law 109–234; 120 Stat. 485), \$100,220,000.
- 8 (10) For the construction of increment 2 of the
- 9 Army Medical Research Institute of Infectious Dis-
- 10 eases Stage 1 at Fort Detrick, Maryland, authorized
- by section 2401(a) of the Military Construction Au-
- 12 thorization Act of Fiscal Year 2007 (division B of
- 13 Public Law 109–364; 120 Stat. 2457), \$109,000,000.
- 14 (11) For the construction of increment 2 of the
- special operations forces operational facility at Dam
- Neck, Virginia, authorized by section 2401(a) of the
- 17 Military Construction Authorization Act of Fiscal
- 18 Year 2008 (division B of Public Law 110–181; 122
- 19 Stat. 521), \$31,000,000.
- 20 (b) Limitation on Total Cost of Construction
- 21 Projects.—Notwithstanding the cost variations author-
- 22 ized by section 2853 of title 10, United States Code, and
- 23 any other cost variation authorized by law, the total cost
- 24 of all projects carried out under section 2401 of this Act
- 25 may not exceed the sum of the following:

1	(1) The total amount authorized to be appro-
2	priated under paragraphs (1), (2) and (3) of sub-
3	section (a).
4	(2) \$100,000,000 (the balance of the amount au-
5	thorized under section 2401(a) for the construction of
6	the United States Army Medical Research Institute of
7	Infectious Diseases Stage 1 at Fort Detrick, Mary-
8	land).
9	(3) \$80,000,000 (the balance of the amount au-
10	thorized under section 2401(c) for the construction of
11	the Ballistic Missile Defense, European Interceptor
12	Site).
13	(4) \$60,000,000 (the balance of the amount au-
14	thorized under section 2401(c) for the construction of
15	the Ballistic Missile Defense, European Midcourse
16	Radar Site).
17	SEC. 2404. MODIFICATION OF AUTHORITY TO CARRY OUT
18	CERTAIN FISCAL YEAR 2007 PROJECT.
19	(a) Modification.—The table relating to the
20	TRICARE Management Activity in section 2401(a) of the
21	Military Construction Authorization Act for Fiscal Year
22	2007 (division B of Public Law 109–364; 120 Stat. 2457)
23	is amended in the item relating to Fort Detrick, Maryland,
24	by striking "\$550,000,000" in the amount column and in-
25	serting "\$683,000,000".

1	(b) Conforming Amendment.—Section 2405(b)(3) of
2	that Act (120 Stat. 2461) is amended by striking
3	"\$521,000,000" and inserting "\$654,000,000".
4	SEC. 2405. MODIFICATION OF AUTHORITY TO CARRY OUT
5	CERTAIN FISCAL YEAR 2005 PROJECTS.
6	(a) Modification.—The table in section 2401(a) of
7	$the\ Military\ Construction\ Authorization\ Act\ for\ Fiscal\ Year$
8	2005 (division B of Public Law 108–375; 118 Stat. 2112)
9	is amended—
10	(1) by striking the item relating to Defense Fuel
11	Support Point, Naval Air Station, Oceana, Virginia;
12	and
13	(2) by striking the amount identified as the total
14	in the amount column and inserting "\$485,193,000".
15	(b) Conforming Amendments.—Section 2404(a) of
16	that Act (118 Stat. 2113) is amended—
17	(1) in the matter preceding paragraph (1), by
18	striking "\$1,055,663,000" and inserting
19	"\$1,052,074,000"; and
20	(2) in paragraph (1), by striking
21	"\$411,782,000" and inserting "\$408,193,000".
22	SEC. 2406. EXTENSION OF AUTHORIZATION OF CERTAIN
23	FISCAL YEAR 2006 PROJECT.
24	(a) Extension.—Notwithstanding section 2701 of the
25	Military Construction Authorization Act for Fiscal Year

- 1 2006 (division B of Public Law 109–163; 119 Stat. 3501),
- 2 authorizations set forth in the tables in subsection (b), as
- 3 provided in section 2401 of that Act, shall remain in effect
- 4 until October 1, 2009, or the date of the enactment of an
- 5 Act authorizing funds for military construction for fiscal
- 6 year 2010, whichever is later.
- 7 (b) Table.—The table referred to in subsection (a) is
- 8 as follows:

Defense Logistics Agency: Extension of 2006 Project Authorization

Installation or Location	Project	Amount
Defense Logistics Agency	Defense Distribution Depot Susquehanna, New Cumberland, Pennsylvania.	\$6,500,000

9 Subtitle B—Chemical

10 Demilitarization Authorizations

- 11 SEC. 2411. AUTHORIZED CHEMICAL DEMILITARIZATION
- 12 PROGRAM CONSTRUCTION AND LAND ACQUI-
- 13 SITION PROJECTS.
- 14 Using amounts appropriated pursuant to the author-
- 15 ization of appropriations in section 2412(1), the Secretary
- 16 of Defense may acquire real property and carry out mili-
- 17 tary construction projects for the installations or locations
- 18 inside the United States, and in the amounts, set forth in
- 19 the following table:

Chemical Demilitarization Program: Inside the United States

Army	Installation or Location	Amount
Army	Blue Grass Army Depot, Kentucky	\$12,000,000

1	SEC. 2412. AUTHORIZATION OF APPROPRIATIONS, CHEM-
2	ICAL DEMILITARIZATION CONSTRUCTION,
3	DEFENSE-WIDE.
4	Funds are hereby authorized to be appropriated for fis-
5	cal years beginning after September 30, 2008, for military
6	construction and land acquisition for chemical demili-
7	tarization in the total amount of \$134,278,000, as follows:
8	(1) For military construction projects inside the
9	United States authorized by section 2411(a),
10	\$12,000,000.
11	(2) For the construction of phase 10 of a muni-
12	tions demilitarization facility at Pueblo Chemical Ac-
13	tivity, Colorado, authorized by section 2401(a) of the
14	Military Construction Authorization Act for Fiscal
15	Year 1997 (division B of Public Law 104–201; 110
16	Stat. 2775), as amended by section 2406 of the Mili-
17	tary Construction Authorization Act for Fiscal Year
18	2000 (division B of Public Law 106–65; 113 Stat.
19	839) and section 2407 of the Military Construction
20	Authorization Act for Fiscal Year 2003 (division B of
21	Public Law 107–314; 116 Stat. 2698), \$65,060,000.
22	(3) For the construction of phase 9 of a muni-
23	tions demilitarization facility at Blue Grass Army
24	Depot, Kentucky, authorized by section 2401(a) of the
25	Military Construction Authorization Act for Fiscal
26	Year 2000 (division B of Public Law 106-65; 113

1	Stat. 835), as amended by section 2405 of the Mili-
2	tary Construction Authorization Act for Fiscal Year
3	2002 (division B of Public Law 107–107; 115 Stat.
4	1298) and section 2405 of the Military Construction
5	Authorization Act for Fiscal Year 2003 (division B of
6	Public Law 107–314; 116 Stat. 2698), \$57,218,000.
7	SEC. 2413. MODIFICATION OF AUTHORITY TO CARRY OUT
8	CERTAIN FISCAL YEAR 1997 PROJECT.
9	(a) Modifications.—The table in section 2401(a) of
10	the Military Construction Authorization Act for Fiscal Year
11	1997 (division B of Public Law 104–201; 110 Stat. 2775),
12	as amended by section 2406 of the Military Construction
13	Authorization Act for Fiscal Year 2000 (division B of Pub-
14	lic Law 106-65; 113 Stat. 839) and section 2407 of the
15	Military Construction Authorization Act for Fiscal Year
16	2003 (division B of Public Law 107–314; 116 Stat. 2699),
17	is amended—
18	(1) under the agency heading relating to the
19	Chemical Demilitarization Program, in the item re-
20	lating to Pueblo Army Depot, Colorado, by striking
21	"\$261,000,000" in the amount column and inserting
22	"\$484,000,000"; and
23	(2) by striking the amount identified as the total
24	in the amount column and insertina "\$830.454.000".

1	(b) Conforming Amendment.—Section 2406(b)(2) of
2	the Military Construction Authorization Act for Fiscal Year
3	1997 (110 Stat. 2779), as so amended, is further amended
4	by striking "\$261,000,000" and inserting "\$484,000,000".
5	SEC. 2414. MODIFICATION OF AUTHORITY TO CARRY OUT
6	CERTAIN FISCAL YEAR 2000 PROJECT.
7	(a) Modifications.—The table in section 2401(a) of
8	the Military Construction Authorization Act for Fiscal Year
9	2000 (division B of Public Law 106–65; 113 Stat. 835),
10	as amended by section 2405 of the Military Construction
11	Authorization Act for Fiscal Year 2002 (division B of Pub-
12	lic Law 107–107; 115 Stat. 1298) and section 2405 of the
13	Military Construction Authorization Act for Fiscal Year
14	2003 (division B of Public Law 107–314; 116 Stat. 2698),
15	is amended—
16	(1) under the agency heading relating to Chem-
17	ical Demilitarization, in the item relating to Blue
18	Grass Army Depot, Kentucky, by striking
19	"\$290,325,000" in the amount column and inserting
20	"\$492,000,000"; and
21	(2) by striking the amount identified as the total
22	in the amount column and inserting "\$949,920,000".
23	(b) Conforming Amendment.—Section 2405(b)(3) of
24	the Military Construction Authorization Act for Fiscal Year
25	2000 (division B of Public Law 106-65: 113 Stat. 839).

- 1 as amended by section 2405 of the Military Construction
- 2 Authorization Act for Fiscal Year 2002 (division B of Pub-
- 3 lic Law 107–107; 115 Stat. 1298) and section 2405 of the
- 4 Military Construction Authorization Act for Fiscal Year
- 5 2003 (division B of Public Law 107–314; 116 Stat. 2698),
- 6 is further amended by striking "\$267,525,000" and insert-
- 7 ing "\$469,200,000".

8 TITLE XXV—NORTH ATLANTIC

- 9 TREATY ORGANIZATION SE-
- 10 CURITY INVESTMENT PRO-
- 11 **GRAM**

Sec. 2501. Authorized NATO construction and land acquisition projects. Sec. 2502. Authorization of appropriations, NATO.

- 12 SEC. 2501. AUTHORIZED NATO CONSTRUCTION AND LAND
- 13 ACQUISITION PROJECTS.
- 14 The Secretary of Defense may make contributions for
- 15 the North Atlantic Treaty Organization Security Invest-
- 16 ment Program as provided in section 2806 of title 10,
- 17 United States Code, in an amount not to exceed the sum
- 18 of the amount authorized to be appropriated for this pur-
- 19 pose in section 2502 and the amount collected from the
- 20 North Atlantic Treaty Organization as a result of construc-
- 21 tion previously financed by the United States.
- 22 SEC. 2502. AUTHORIZATION OF APPROPRIATIONS, NATO.
- 23 Funds are hereby authorized to be appropriated for fis-
- 24 cal years beginning after September 30, 2008, for contribu-

- 1 tions by the Secretary of Defense under section 2806 of title
- 2 10, United States Code, for the share of the United States
- 3 of the cost of projects for the North Atlantic Treaty Organi-
- 4 zation Security Investment Program authorized by section
- 5 2501, in the amount of \$240,867,000.

6 TITLE XXVI—GUARD AND

7 RESERVE FORCES FACILITIES

- Sec. 2601. Authorized Army National Guard construction and land acquisition projects.
- Sec. 2602. Authorized Army Reserve construction and land acquisition projects.
- Sec. 2603. Authorized Navy Reserve and Marine Corps Reserve construction and land acquisition projects.
- Sec. 2604. Authorized Air National Guard construction and land acquisition projects.
- Sec. 2605. Authorized Air Force Reserve construction and land acquisition projects.
- Sec. 2606. Authorization of appropriations, National Guard and Reserve.
- Sec. 2607. Extension of authorizations of certain fiscal year 2006 projects.
- Sec. 2608. Extension of Authorization of certain fiscal year 2005 project.
- 8 SEC. 2601. AUTHORIZED ARMY NATIONAL GUARD CON-
- 9 STRUCTION AND LAND ACQUISITION
- 10 **PROJECTS**.
- 11 Using amounts appropriated pursuant to the author-
- 12 ization of appropriations in section 2606(1)(A), the Sec-
- 13 retary of the Army may acquire real property and carry
- 14 out military construction projects for the Army National
- 15 Guard locations, and in the amounts, set forth in the fol-
- 16 lowing table:

Army National Guard

State	Location	Amount
Arizona	Fort McClellan	\$3,000,000 \$13,000,000 \$13,800,000 \$24,000,000

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Army National Guard—Continued

State	Location	Amount
Arkansas	Cabot	\$10,868,000
Colorado	Denver	\$9,000,000
	Grand Junction	\$9,000,000
Connecticut	Camp Rell	\$28,000,000
	East Haven	\$13,800,000
Delaware	New Castle	\$28,000,000
Florida	Camp Blanding	\$33,307,000
Georgia	Dobbins Air Reserve Base	\$45,000,000
Idaho	Orchard Training Area	\$1,850,000
Indiana	Camp Atterbury	\$5,800,000
	Lawrence	\$21,000,000
	Muscatatuck	\$6,000,000
Iowa	Camp Dodge	\$1,500,000
	Davenport	\$1,550,000
	Mount Pleasant	\$1,500,000
Kentucky	London	\$7,191,000
Maine	Bangor	\$20,000,000
Maryland	Edgewood	\$28,000,000
	Salisbury	\$9,800,000
Massachusetts	Methuen	\$21,000,000
Michigan	Camp Grayling	\$4,000,000
Minnesota	Arden Hills	\$15,000,000
New York	Fort Drum	\$11,000,000
	Queensbury	\$5,900,000
Ohio	Camp Perry	\$2,000,000
	Ravenna	\$2,000,000
Pennsylvania	Honesdale	\$6,117,000
South Carolina	Anderson	\$12,000,000
	Beaufort	\$3,400,000
	Eastover	\$28,000,000
	Hemingway	\$4,600,000
South Dakota	Rapid City	\$29,000,000
Tennessee	Tullahoma	\$10,372,000
Utah	Camp Williams	\$17,500,000
Virginia	Arlington	\$15,500,000
<u> </u>	Fort Pickett	\$2,950,000
Washington	Fort Lewis (Gray Army Airfield)	\$32,000,000
West Virginia	Camp Dawson	\$9,000,000
	T	, -,,

SEC. 2602. AUTHORIZED ARMY RESERVE CONSTRUCTION

- 2 AND LAND ACQUISITION PROJECTS.
- 3 Using amounts appropriated pursuant to the author-
- 4 ization of appropriations in section 2606(1)(B), the Sec-
- 5 retary of the Army may acquire real property and carry
- 6 out military construction projects for the Army Reserve lo-
- 7 cations, and in the amounts, set forth in the following table:

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Army Reserve

State	Location	Amount
California	Fort Hunter Liggett	\$3,950,000
Hawaii	Fort Shafter	\$19,199,000
Idaho	Hayden Lake	\$9,580,000
Kansas	Dodge City	\$8,100,000
Maryland	Baltimore	\$11,600,000
Massachusetts	Fort Devens	\$1,900,000
Michigan	Saginaw	\$11,500,000
Missouri	Weldon Springs	\$11,700,000
Nevada	Las Vegas	\$33,900,000
New Jersey	Fort Dix	\$3,825,000
New York	Kingston	\$13,494,000
	Shoreham	\$15,031,000
	Staten Island	\$18,550,000
North Carolina	Raleigh	\$25,581,000
Pennsylvania	Letterkenny Army Depot	\$14,914,000
Tennessee	Chattanooga	\$10,600,000
Texas	Sinton	\$9,700,000
Washington	Seattle	\$37,500,000
Wisconsin	Fort McCoy	\$4,000,000

1 SEC. 2603. AUTHORIZED NAVY RESERVE AND MARINE

- 2 CORPS RESERVE CONSTRUCTION AND LAND
- 3 ACQUISITION PROJECTS.
- 4 Using amounts appropriated pursuant to the author-
- 5 ization of appropriations in section 2606(2), the Secretary
- 6 of the Navy may acquire real property and carry out mili-
- 7 tary construction projects for the Navy Reserve and Marine
- 8 Corps Reserve locations, and in the amounts, set forth in
- 9 the following table:

Navy Reserve and Marine Corps Reserve

State	Location	Amount
Delaware Georgia	Lemoore Wilmington Marietta Norfolk Williamsburg	\$15,420,000 \$11,530,000 \$7,560,000 \$8,170,000 \$12,320,000

1 SEC. 2604. AUTHORIZED AIR NATIONAL GUARD CONSTRUC-

- 2 TION AND LAND ACQUISITION PROJECTS.
- 3 Using amounts appropriated pursuant to the author-
- 4 ization of appropriations in section 2606(3)(A), the Sec-
- 5 retary of the Air Force may acquire real property and
- 6 carry out military construction projects for the Air Na-
- 7 tional Guard locations, and in the amounts, set forth in
- 8 the following table:

Air National Guard

State	Location	Amount
Arkansas	Little Rock Air Force Base	\$4,000,000
Connecticut	Bradley International Airport	\$7,200,000
Delaware	New Castle County Airport	\$3,200,000
Georgia	Savannah Combat Readiness Training Center.	\$7,500,000
Indiana	Fort Wayne International Airport	\$5,600,000
Iowa	Fort Dodge	\$5,600,000
Maryland	Martin State Airport	\$7,900,000
Minnesota	Duluth	\$4,500,000
	Minneapolis-St. Paul	\$1,500,000
New Jersey	Atlantic City International Airport	\$8,400,000
New York	Gabreski Airport	\$7,500,000
	Hancock Field	\$10,400,000
Ohio	Springfield Air National Guard Base	\$12,800,000
South Dakota	Joe Foss Field	\$4,500,000
Texas	Ellington Field	\$7,600,000
	Fort Worth Naval Air Station Joint Reserve Base.	\$5,000,000
<i>Vermont</i>	Burlington International Airport	\$6,600,000
Washington	McChord Air Force Base	\$8,600,000
Wyoming	Cheyenne Municipal Airport	\$7,000,000

9 SEC. 2605. AUTHORIZED AIR FORCE RESERVE CONSTRUC-

10 TION AND LAND ACQUISITION PROJECTS.

- 11 Using amounts appropriated pursuant to the author-
- 12 ization of appropriations in section 2606(3)(B), the Sec-
- 13 retary of the Air Force may acquire real property and
- 14 carry out military construction projects for the Air Force

- 1 Reserve locations, and in the amounts, set forth in the fol-
- 2 lowing table:

Air Force Reserve

State	Location	Amount
	Tinker Air Force Base Niagara Falls Air Reserve Station	\$9,900,000 \$9,000,000

3	SEC. 2606. AUTHORIZATION OF APPROPRIATIONS, NA-
4	TIONAL GUARD AND RESERVE.
5	Funds are hereby authorized to be appropriated for fis-
6	cal years beginning after September 30, 2008, for the costs
7	of acquisition, architectural and engineering services, and
8	construction of facilities for the Guard and Reserve Forces,
9	and for contributions therefor, under chapter 1803 of title
10	10, United States Code (including the cost of acquisition
11	of land for those facilities), in the following amounts:
12	(1) For the Department of the Army—
13	(A) for the Army National Guard of the
14	United States, \$628,668,000; and
15	(B) for the Army Reserve, \$282,607,000.
16	(2) For the Department of the Navy, for the
17	Navy and Marine Corps Reserve, \$57,045,000.
18	(3) For the Department of the Air Force—
19	(A) for the Air National Guard of the
20	United States, \$142,809,000; and
21	(B) for the Air Force Reserve \$30 018 000

SEC. 2607. EXTENSION OF AUTHORIZATIONS OF CERTAIN

- 2 FISCAL YEAR 2006 PROJECTS.
- 3 (a) Extension.—Notwithstanding section 2701 of the
- 4 Military Construction Authorization Act for Fiscal Year
- 5 2006 (division B of Public Law 109–163; 119 Stat. 3501),
- 6 the authorizations set forth in the table in subsection (b),
- 7 as provided in section 2601 of that Act, shall remain in
- 8 effect until October 1, 2009, or the date of the enactment
- 9 of an Act authorizing funds for military construction for
- 10 fiscal year 2010, whichever is later.
- 11 (b) Table.—The table referred to in subsection (a) is
- 12 as follows:

Army National Guard: Extension of 2006 Project Authorizations

State	Installation or Lo- cation	Project	Amount
California	Camp Roberts	Urban Assault Course	\$1,485,000
Idaho	Gowen Field	Railhead, Phase 1	\$8,331,000
Mississippi	Biloxi	Readiness Center	\$16,987,000
	Camp Shelby	Modified Record Fire Range.	\$2,970,000
Montana	Townsend	Automated Qualifica- tion Training Range.	\$2,532,000
Pennsylvania	Philadelphia	Stryker Brigade Com- bat Team Readiness Center.	\$11,806,000
		Organizational Maintenance Shop #7.	\$6,144,930

- 13 SEC. 2608. EXTENSION OF AUTHORIZATION OF CERTAIN
- 14 FISCAL YEAR 2005 PROJECT.
- 15 (a) EXTENSION.—Notwithstanding section 2701 of the
- 16 Military Construction Authorization Act for Fiscal Year
- 17 2005 (division B of Public Law 108–375; 118 Stat. 2116),
- 18 the authorization set forth in the table in subsection (b),

- 1 as provided in section 2601 of that Act, shall remain in
- 2 effect until October 1, 2009, or the date of the enactment
- 3 of an Act authorizing funds for military construction for
- 4 fiscal year 2010, whichever is later.
- 5 (b) Table.—The table referred to in subsection (a) is
- 6 as follows:

Army National Guard: Extension of 2005 Project Authorization

State	Installation or Lo- cation	Project	Amount
California	Dublin	Readiness Center, Add/Alt (ADRS).	\$11,318,000

7 TITLE XXVII—BASE CLOSURE

8 AND REALIGNMENT ACTIVITIES

$Subtitle\ A-Authorizations$

- Sec. 2701. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 1990.
- Sec. 2702. Authorized base closure and realignment activities funded through Department of Defense Base Closure Account 2005.
- Sec. 2703. Authorization of appropriations for base closure and realignment activities funded through Department of Defense Base Closure Account 2005.

Subtitle B—Amendments to Base Closure and Related Laws

- Sec. 2711. Repeal of commission approach for development of recommendations in any future round of base closures and realignments.
- Sec. 2712. Modification of annual base closure and realignment reporting requirements.
- Sec. 2713. Technical corrections regarding authorized cost and scope of work variations for military construction and military family housing projects related to base closures and realignments.

Subtitle C—Other Matters

- Sec. 2721. Conditions on closure of Walter Reed Army Medical Hospital and relocation of operations to National Naval Medical Center and Fort Belvoir.
- Sec. 2722. Report on use of BRAC properties as sites for refineries or nuclear power plants.

1	$Subtitle \ A \!$
2	SEC. 2701. AUTHORIZATION OF APPROPRIATIONS FOR BASE
3	CLOSURE AND REALIGNMENT ACTIVITIES
4	FUNDED THROUGH DEPARTMENT OF DE-
5	FENSE BASE CLOSURE ACCOUNT 1990.
6	Funds are hereby authorized to be appropriated for fis-
7	cal years beginning after September 30, 2008, for base clo-
8	sure and realignment activities, including real property ac-
9	quisition and military construction projects, as authorized
10	by the Defense Base Closure and Realignment Act of 1990
11	(part A of title XXIX of Public Law 101–510; 10 U.S.C.
12	2687 note) and funded through the Department of Defense
13	Base Closure Account 1990 established by section 2906 of
14	such Act, in the total amount of \$393,377,000, as follows:
15	(1) For the Department of the Army,
16	\$72,855,000.
17	(2) For the Department of the Navy,
18	\$178,700,000
19	(3) For the Department of the Air Force,
20	\$139,155,000.
21	(4) For the Defense Agencies, \$2,667,000.

1	SEC. 2702. AUTHORIZED BASE CLOSURE AND REALIGN-
2	MENT ACTIVITIES FUNDED THROUGH DE-
3	PARTMENT OF DEFENSE BASE CLOSURE AC-
4	COUNT 2005.
5	Using amounts appropriated pursuant to the author-
6	ization of appropriations in section 2703, the Secretary of
7	Defense may carry out base closure and realignment activi-
8	ties, including real property acquisition and military con-
9	struction projects, as authorized by the Defense Base Closure
10	and Realignment Act of 1990 (part A of title XXIX of Pub-
11	lic Law 101–510; 10 U.S.C. 2687 note) and funded through
12	the Department of Defense Base Closure Account 2005 es-
13	tablished by section 2906A of such Act, in the amount of
14	\$7,138,021,000.
15	SEC. 2703. AUTHORIZATION OF APPROPRIATIONS FOR BASE
16	CLOSURE AND REALIGNMENT ACTIVITIES
17	FUNDED THROUGH DEPARTMENT OF DE-
18	FENSE BASE CLOSURE ACCOUNT 2005.
19	Funds are hereby authorized to be appropriated for fis-
20	cal years beginning after September 30, 2008, for base clo-
21	sure and realignment activities, including real property ac-
22	quisition and military construction projects, as authorized
23	by the Defense Base Closure and Realignment Act of 1990
24	(part A of title XXIX of Public Law 101–510; 10 U.S.C.
25	2687 note) and funded through the Department of Defense

1	Base Closure Account 2005 established by section 2906A of									
2	such Act, in the total amount of \$9,065,386,000, as follows:									
3	(1) For the Department of the Army,									
4	\$4,486,178,000.									
5	(2) For the Department of the Navy,									
6	\$871,492,000.									
7	(3) For the Department of the Air Force,									
8	\$1,072,925,000.									
9	(4) For the Defense Agencies, \$2,634,791,000.									
10	Subtitle B—Amendments to Base									
11	Closure and Related Laws									
12	SEC. 2711. REPEAL OF COMMISSION APPROACH FOR DEVEL-									
13	OPMENT OF RECOMMENDATIONS IN ANY FU-									
14	TURE ROUND OF BASE CLOSURES AND RE-									
15	ALIGNMENTS.									
16	(a) Repeal of Provisions Related to Defense									
17	Base Closure and Realignment Commission.—Sec-									
18	tions 2902, 2903(d), 2912(d), and 2914 of the Defense Base									
19	Closure and Realignment Act of 1990 (part A of title XXIX									
20	of Public Law 101–510; 10 U.S.C. 2687 note) are repealed.									
21	(b) Conforming Amendments.—Section 2903 of the									
22	Defense Base Closure and Realignment Act of 1990 (part									
23	A of title XXIX of Public Law 101–510; 10 U.S.C. 2687									
24	note) is amended—									
25	(1) in subsection (c)—									

1	(A) in paragraph (1), by striking "and to
2	the Commission";
3	(B) in paragraph (2), by striking "and the
4	Commission";
5	(C) in paragraph (3)(C), by striking "the
6	Commission and";
7	(D) in paragraph $(5)(A)$, by striking "or
8	the Commission"; and
9	(E) by striking paragraph (6); and
10	(2) in subsection (e)—
11	(A) in paragraph (1), by striking "the Com-
12	mission makes recommendations under sub-
13	section (d), transmit to the Commission and to
14	the Congress a report containing the President's
15	approval or disapproval of the Commissions"
16	and inserting "the Secretary makes recommenda-
17	tions under subsection (c), transmit to the Con-
18	gress a report containing the President's ap-
19	proval or disapproval of the Secretary's";
20	(B) in paragraphs (2), (4), and (5) and the
21	second sentence of paragraph (3), by striking
22	"the Commission" each place it appears and in-
23	serting "the Secretary";
24	(C) in the first sentence of paragraph (3),
25	by striking "the Commission, in whole or in

1	part, the President shall transmit to the Com-
2	mission and" and inserting "the Secretary, in
3	whole or in part, the President shall transmit to
4	the".
5	(c) Effect of Repeal.—The amendments made by
6	this section do not affect the validity of the recommenda-
7	tions submitted by the Defense Base Closure and Realign-
8	ment Commission in the 2005 or earlier rounds of closures
9	and realignments of military installations.
10	SEC. 2712. MODIFICATION OF ANNUAL BASE CLOSURE AND
11	REALIGNMENT REPORTING REQUIREMENTS.
12	(a) Termination of Reporting Requirements
13	AFTER FISCAL YEAR 2014.—Section 2907 of the Defense
14	Base Closure and Realignment Act of 1990 (part A of title
15	XXIX of Public Law 101–510; 10 U.S.C. 2687 note) is
16	amended—
17	(1) by striking "As part of the budget request for
18	fiscal year 2007 and for each fiscal year thereafter"
19	and inserting "(a) Reporting Requirement.—As
20	part of the budget request for fiscal year 2007 and for
21	each fiscal year thereafter through fiscal year 2016";
22	and
23	(2) by adding at the end the following new sub-
24	section:

1	"(b) Termination of Reporting Requirements									
2	Related to Realignment Actions.—The reporting re-									
3	quirements under subsection (a) shall terminate with re-									
4	spect to realignment actions after the report submitted with									
5	the budget for fiscal year 2014.".									
6	(b) Exclusion of Descriptions of Realignment									
7	Actions.—Subsection (a) of such section, as designated									
8	and amended by subsection (a)(1) of this section, is further									
9	amended—									
10	(1) in paragraph (1), by striking "and realign-									
11	ment" both places it appears;									
12	(2) in paragraph (2), by striking "and realign-									
13	ments"; and									
14	(3) in paragraphs (3), (4), (5), (6), and (7), by									
15	striking "or realignment" each place it appears.									
16	SEC. 2713. TECHNICAL CORRECTIONS REGARDING AUTHOR-									
17	IZED COST AND SCOPE OF WORK VARIATIONS									
18	FOR MILITARY CONSTRUCTION AND MILI-									
19	TARY FAMILY HOUSING PROJECTS RELATED									
20	TO BASE CLOSURES AND REALIGNMENTS.									
21	(a) Correction of Citation in Amendatory Lan-									
22	GUAGE.—									
23	(1) In General.—Section 2704(a) of the Mili-									
24	tary Construction Authorization Act for Fiscal Year									

1	2008 (division B of Public Law 110–181; 122 Stat.
2	532) is amended—
3	(B) in subsection (a), by striking "Section
4	2905A" and inserting "Section 2906A"; and
5	(C) in subsection (b), by striking "section
6	2905A" and inserting "section 2906A".
7	(2) Effective date.—The amendments made
8	by paragraph (1) shall take effect on January 28,
9	2008, as if included in the enactment of section 2704
10	of the Military Construction Authorization Act for
11	Fiscal Year 2008.
12	(b) Correction of Scope or Work Variation Limi-
13	TATION.—Subsection (f) of section 2906A of the Defense
14	Base Closure and Realignment Act of 1990 (part A of title
15	XXIX of Public Law 101–510; 10 U.S.C. 2687 note), as
16	added by section 2704(a) of the Military Construction Au-
17	thorization Act for Fiscal Year 2008 (division B of Public
18	Law 110–181; 122 Stat. 532) and amended by subsection
19	(a), is amended by striking "20 percent or \$2,000,000,
20	whichever is greater" and inserting "20 percent or
21	\$2,000,000, whichever is less".

1	Subtitle C—Other Matters
2	SEC. 2721. CONDITIONS ON CLOSURE OF WALTER REED
3	ARMY MEDICAL HOSPITAL AND RELOCATION
4	OF OPERATIONS TO NATIONAL NAVAL MED-
5	ICAL CENTER AND FORT BELVOIR.
6	(a) Required Certification.—The Secretary of De-
7	fense may not commence the closure of Walter Reed Army
8	Medical Hospital or continue with the construction at the
9	National Naval Medical Center in Bethesda, Maryland, and
10	Fort Belvoir, Virginia, of replacement facilities beyond the
11	construction necessary to complete the foundations of the
12	replacement facilities until—
13	(1) the Secretary certifies to the congressional de-
14	fense committees that each of the conditions imposed
15	by this section has been satisfied; and
16	(2) a period of 7 days has expired following the
17	date on which the certification is received by the com-
18	mittees.
19	(b) Progress on Design for Replacement Facili-
20	TIES.—
21	(1) Preparation.—The Secretary of Defense
22	shall replace the conceptual design prepared for the
23	new National Military Medical Center at the Na-
24	tional Naval Medical Center with a design for the fa-
25	cility that is certified as at least 90 percent complete

1	by an engineer or architect registered in the State of
2	Maryland.
3	(2) Collaborative design process.—The Sec-
4	retary of Defense may not delegate the responsibility
5	for the preparation of the design for the National

for the preparation of the design for the National
Military Medical Center to the prime contractor selected for construction of the facility. The design for

8 the National Military Medical Center shall be pre-9 pared through a collaborative process involving—

- (A) personnel of the Department of Defense;
- 11 (B) representatives of premier health care 12 facilities in the United States; and
- 13 (C) current and former patients of the mili-14 tary medical system.

15 (c) Independent Cost Estimate.—

(1) PREPARATION.—The Cost Analysis Improvement Group of the Department of Defense shall prepare an independent cost estimate of the total cost to be incurred by the United States to close Walter Reed Army Medical Hospital, design and construct replacement facilities at the National Naval Medical Center and Fort Belvoir, and relocate operations to the replacement facilities. In preparing the cost estimate, the Cost Analysis Improvement Group shall not consider the possibility of private funds being obtained to

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1 construct the proposed traumatic brain injury treat-2 ment facility at the National Naval Medical Center.

(2) SUBMISSION.—The Secretary of Defense shall submit the resulting cost estimate to the congressional defense committees as soon as possible after the date of the enactment of this Act, but in no case later than the date on which the Secretary makes the certification under subsection (a) with regard to compliance with this subsection.

(d) Milestone Schedule.—

- shall prepare a complete milestone schedule for the closure of Walter Reed Army Medical Hospital, the design and construction of replacement facilities at the National Naval Medical Center and Fort Belvoir, and the relocation of operations to the replacement facilities. The schedule shall include a detailed plan regarding how the Department of Defense will carry out the transition of operations between Walter Reed Army Medical Hospital and the replacement facilities.
- (2) Submission.—The Secretary of Defense shall submit the resulting milestone schedule and transition plan to the congressional defense committees as soon as possible after the date of the enactment of this Act,

1	but in no case later than the date on which the Sec-
2	retary makes the certification under subsection (a)
3	with regard to compliance with this subsection.
4	SEC. 2722. REPORT ON USE OF BRAC PROPERTIES AS SITES
5	FOR REFINERIES OR NUCLEAR POWER
6	PLANTS.
7	Not later than October 1, 2009, the Secretary of De-
8	fense shall submit to the congressional defense committees
9	a report evaluating the feasibility of using military instal-
10	lations selected for closure under the base closure and re-
11	alignment process as locations for the construction of petro-
12	leum or natural gas refineries or nuclear power plants.
13	TITLE XXVIII—MILITARY CON-
14	STRUCTION GENERAL PROVI-
15	SIONS

Subtitle A-Military Construction Program and Military Family Housing Changes

- Sec. 2801. Incorporation of principles of sustainable design in documents submitted as part of proposed military construction projects.
- Sec. 2802. Extension of authority to use operation and maintenance funds for construction projects outside the United States.
- Sec. 2803. Revision of maximum lease amount applicable to certain domestic Army family housing leases to reflect previously made annual adjustments in amount.
- Sec. 2804. Use of military family housing constructed under build and lease authority to house members without dependents.
- Sec. 2805. Lease of military family housing to the Secretary of Defense for use as residence.
- Sec. 2806. Repeal of reporting requirement in connection with installation vulnerability assessments.
- Sec. 2807. Modification of alternative authority for acquisition and improvement of military housing.
- Sec. 2808. Report on capturing housing privatization best practices.

Subtitle B—Real Property and Facilities Administration

- Sec. 2811. Clarification of exceptions to congressional reporting requirements for certain real property transactions.
- Sec. 2812. Authority to lease non-excess property of military departments and Defense Agencies.
- Sec. 2813. Modification of utility system conveyance authority.
- Sec. 2814. Permanent authority to purchase municipal services for military installations in the United States.
- Sec. 2815. Defense access roads.
- Sec. 2816. Protecting private property rights during Department of Defense land acquisitions.

Subtitle C—Provisions Related to Guam Realignment

- Sec. 2821. Guam Defense Policy Review Initiative Account.
- Sec. 2822. Sense of Congress regarding use of Special Purpose Entities for military housing related to Guam realignment.
- Sec. 2823. Sense of Congress regarding Federal assistance to Guam.
- Sec. 2824. Comptroller General report regarding interagency requirements related to Guam realignment.
- Sec. 2825. Energy and environmental design initiatives in Guam military construction and installations.
- Sec. 2826. Department of Defense Inspector General report regarding Guam realignment.
- Sec. 2827. Eligibility of the Commonwealth of the Northern Mariana Islands for military base reuse studies and community planning assistance.
- Sec. 2828. Prevailing wage applicable to Guam.

Subtitle D—Energy Security

- Sec. 2841. Certification of enhanced use leases for energy-related projects.
- Sec. 2842. Annual report on Department of Defense installations energy management.

Subtitle E—Land Conveyances

- Sec. 2851. Land conveyance, former Naval Air Station, Alameda, California.
- Sec. 2852. Land conveyance, Norwalk Defense Fuel Supply Point, Norwalk, California.
- Sec. 2853. Land conveyance, former Naval Station, Treasure Island, California.
- Sec. 2854. Condition on lease involving Naval Air Station, Barbers Point, Hawaii.
- Sec. 2855. Land conveyance, Sergeant First Class M.L. Downs Army Reserve Center, Springfield, Ohio.
- Sec. 2856. Land conveyance, John Sevier Range, Knox County, Tennessee.
- Sec. 2857. Land conveyance, Bureau of Land Management land, Camp Williams, Utah.
- Sec. 2858. Land conveyance, Army property, Camp Williams, Utah.
- Sec. 2859. Extension of Potomac Heritage National Scenic Trail through Fort Belvoir, Virginia.

Subtitle F—Other Matters

Sec. 2871. Revised deadline for transfer of Arlington Naval Annex to Arlington National Cemetery.

	Sec. 2872. Decontamination and use of former bombardment area on island of Culebra.
	Sec. 2873. Acceptance and use of gifts for construction of additional building at National Museum of the United States Air Force, Wright-Patter-
	son Air Force Base. Sec. 2874. Establishment of memorial to American Rangers at Fort Belvoir, Vir-
	ginia. Sec. 2875. Lease involving pier on Ford Island, Pearl Harbor Naval Base, Ha-
	waii.
	Sec. 2876. Naming of health facility, Fort Rucker, Alabama.
1	Subtitle A—Military Construction
2	Program and Military Family
3	Housing Changes
4	SEC. 2801. INCORPORATION OF PRINCIPLES OF SUSTAIN-
5	ABLE DESIGN IN DOCUMENTS SUBMITTED AS
6	PART OF PROPOSED MILITARY CONSTRUC-
7	TION PROJECTS.
8	(a) Definition of Life-Cycle Cost-Effective.—
9	Subsection (c) of section 2801 of title 10, United States
10	Code, is amended—
11	(1) by transferring paragraph (4) to appear as
12	the first paragraph in the subsection and redesig-
13	nating such paragraph as paragraph (1);
14	(2) by redesignating the subsequent three para-
15	graphs as paragraphs (2), (4), and (5), respectively;
16	and
17	(3) by inserting after paragraph (2), as so redes-
18	ignated, the following new paragraph:
19	"(3) The term life-cycle cost-effective', with re-
20	spect to a project, product, or measure, means that

I	the	sum	of	the	present	valu	ies oj	f inves	stment	costs,	cap-
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- 2 ital costs, installation costs, energy costs, operating
- 3 costs, maintenance costs, and replacement costs, as es-
- 4 timated for the lifetime of the project, product, or
- 5 measure, does not exceed the base case (current or
- 6 standard) for the practice, product, or measure.".
- 7 (b) Inclusion.—Section 2802 of such title is amended
- 8 by adding at the end the following new subsection:
- 9 "(c) In determining the scope of a proposed military
- 10 construction project, the Secretary concerned shall submit
- 11 to the President such recommendations as the Secretary
- 12 considers to be appropriate regarding the incorporation and
- 13 inclusion of life-cycle cost-effective practices as an element
- 14 in the project documents submitted to Congress in connec-
- 15 tion with the budget submitted pursuant to section 1105
- 16 of title 31 for the fiscal year in which a contract is proposed
- 17 to be awarded for the project.".
- 18 SEC. 2802. EXTENSION OF AUTHORITY TO USE OPERATION
- 19 AND MAINTENANCE FUNDS FOR CONSTRUC-
- 20 TION PROJECTS OUTSIDE THE UNITED
- 21 STATES.
- 22 Section 2808(a) of the Military Construction Author-
- 23 ization Act for Fiscal Year 2004 (division B of Public Law
- 24 108-136; 117 Stat. 1723), as amended by section 2810 of
- 25 the Military Construction Authorization Act for Fiscal Year

- 1 2005 (division B of Public Law 108–375; 118 Stat. 2128),
- 2 section 2809 of the Military Construction Authorization Act
- 3 for Fiscal Year 2006 (division B of Public Law 109–163;
- 4 119 Stat. 3508), section 2802 of the Military Construction
- 5 Authorization Act for Fiscal Year 2007 (division B of Pub-
- 6 lic Law 109-364; 120 Stat. 2466), and section 2801(a) of
- 7 the Military Construction Authorization Act for Fiscal Year
- 8 2008 (division B of Public Law 110–181; 122 Stat. 538),
- 9 is further amended by striking "2008" and inserting
- 10 "2009".
- 11 SEC. 2803. REVISION OF MAXIMUM LEASE AMOUNT APPLI-
- 12 CABLE TO CERTAIN DOMESTIC ARMY FAMILY
- 13 HOUSING LEASES TO REFLECT PREVIOUSLY
- 14 MADE ANNUAL ADJUSTMENTS IN AMOUNT.
- 15 Section 2828(b)(7)(A) of title 10, United States Code,
- 16 is amended by striking "\$18,620 per unit" and inserting
- 17 "\$35,000 per unit".
- 18 SEC. 2804. USE OF MILITARY FAMILY HOUSING CON-
- 19 STRUCTED UNDER BUILD AND LEASE AU-
- 20 THORITY TO HOUSE MEMBERS WITHOUT DE-
- 21 **PENDENTS.**
- 22 (a) In General.—Subchapter II of chapter 169 of
- 23 title 10, United States Code, is amended by inserting after
- 24 section 2835 the following new section:

1	"§ 2835a. Use of military family housing constructed
2	under build and lease authority to house
3	other members
4	"(a) Individual Assignment of Members Without
5	Dependents.—(1) To the extent that the Secretary con-
6	cerned determines that military family housing constructed
7	and leased under section 2835 of this title is not needed
8	to house members of the armed forces eligible for assignment
9	to military family housing, the Secretary may assign, with
10	out rental charge, members without dependents to the house
11	ing.
12	"(2) A member without dependents who is assigned to
13	housing pursuant to paragraph (1) shall be considered to
14	be assigned to quarters pursuant to section 403(e) of title
15	37.
16	"(b) Conversion to Long-Term Leasing of Mili-
17	TARY UNACCOMPANIED HOUSING.—(1) If the Secretary
18	concerned determines that military family housing con-
19	structed and leased under section 2835 of this title is excess
20	to the long-term needs of the family housing program of
21	the Secretary, the Secretary may convert the lease contract
22	entered into under subsection (a) of such section into a long-
23	term lease of military unaccompanied housing.
24	"(2) The term of the lease contract for military unac-
25	companied housing converted from military family housing

1	under paragraph (1) may not exceed the remaining term
2	of the lease contract for the family housing so converted.
3	"(c) Notice and Wait Requirements.—(1) The Sec-
4	retary concerned may not convert military family housing
5	to military unaccompanied housing under subsection (b)
6	until—
7	"(A) the Secretary submits to the congressional
8	defense committees a notice of the intent to undertake
9	the conversion; and
10	"(B) a period of 21 days has expired following
11	the date on which the notice is received by the com-
12	mittees or, if earlier, a period of 14 days has expired
13	following the date on which a copy of the notice is
14	provided in an electronic medium pursuant to section
15	480 of this title.
16	"(2) The notice required by paragraph (1) shall in-
17	clude—
18	"(A) an explanation of the reasons for the con-
19	version of the military family housing to military un-
20	$accompanied\ housing;$
21	"(B) a description of the long-term lease to be
22	converted;
23	"(C) amounts to be paid under the lease; and
24	"(D) the expiration date of the lease.

1 "(d) Application to Housing Leased Un

- 2 Former Authority.—This section also shall apply to
- 3 housing initially acquired or constructed under the former
- 4 section 2828(g) of this title (commonly known as the 'Build
- 5 to Lease program'), as added by section 801 of the Military
- 6 Construction Authorization Act, 1984 (Public Law 98–115;
- 7 97 Stat 782).".
- 8 (b) Clerical Amendment.—The table of sections at
- 9 the beginning of such subchapter is amended by inserting
- 10 after the item relating to section 2835 the following new
- 11 item:

"2835a. Use of military family housing constructed under build and lease authority to house other members.".

- 12 SEC. 2805. LEASE OF MILITARY FAMILY HOUSING TO THE
- 13 SECRETARY OF DEFENSE FOR USE AS RESI-
- 14 **DENCE**.
- 15 (a) Lease of Housing Authorized .—Subchapter
- 16 II of chapter 169 of title 10, United States Code, is amended
- 17 by adding at the end the following new section:
- 18 "§2838. Lease of military family housing to the Sec-
- 19 retary of Defense for use as residence
- 20 "(a) Lease Authorized.—The Secretary of a mili-
- 21 tary department may lease military family housing in the
- 22 National Capital Region (as such term is defined in section
- 23 2674 of this title) to the person serving as the Secretary
- 24 of Defense for the purpose of permitting the person to use

- 1 the housing as a personal residence while the person is serv-
- 2 ing as Secretary of Defense. In determining the unit of mili-
- 3 tary family housing to lease under this section, the Sec-
- 4 retary of Defense and the Secretaries of the military depart-
- 5 ments should first consider any units then available that
- 6 are already substantially equipped for executive commu-
- 7 nications and security.
- 8 "(b) Rental Rate.—A lease under subsection (a) of
- 9 a unit of military family housing shall provide for the pay-
- 10 ment by the person serving as the Secretary of Defense of
- 11 consideration in an amount equal to the higher of the fol-
- 12 *lowing*:
- "(1) 105 percent of the monthly rate for the basic
- 14 allowance for housing prescribed under section 403(b)
- of title 37 for a member of the armed forces in the
- 16 pay grade of O-10, with dependents, assigned to duty
- at the military installation on which the housing unit
- is located.
- 19 "(2) The assessed fair market value of the hous-
- ing unit, offset by the security and infrastructure sav-
- ings associated with housing the lessee on a military
- *installation.*
- 23 "(c) Treatment of Proceeds.—(1) The Secretary of
- 24 a military department shall deposit all money rentals re-
- 25 ceived pursuant to a lease entered into by that Secretary

1	under this section into a special account in the Treasury
2	established for such military department.
3	"(2) The proceeds deposited into a special account of
4	a military department pursuant to paragraph (1) shall be
5	available to the Secretary of that military department, in
6	such amounts as are provided in advance in appropriation
7	Acts, for maintenance, protection, alteration, repair, im-
8	provement, or restoration of military housing on the instal
9	lation at which the housing leased pursuant to subsection
10	(a) is located.".
11	(b) Clerical Amendment.—The table of sections as
12	the beginning of such subchapter is amended by adding a
13	the end the following new item:
	"2838. Lease of military family housing to the Secretary of Defense for use a residence.".
14	SEC. 2806. REPEAL OF REPORTING REQUIREMENT IN CON
15	NECTION WITH INSTALLATION VULNER
16	ABILITY ASSESSMENTS.
17	Section 2859 of title 10, United States Code, is amend
18	ed—
19	(1) by striking subsection (c); and
20	(2) by redesignating subsection (d) as subsection
21	(c).

1	SEC. 2807. MODIFICATION OF ALTERNATIVE AUTHORITY
2	FOR ACQUISITION AND IMPROVEMENT OF
3	MILITARY HOUSING.
4	(a) Partnership With Eligible Entity Re-
5	QUIRED.—Section 2871(5) of title 10, United States Code,
6	is amended by inserting before the period at the end the
7	following: "that is prepared to enter into a contract as a
8	partner with the Secretary concerned for the construction
9	of military housing units and ancillary supporting facili-
10	ties".
11	(b) Bonding Requirements for Eligible Enti-
12	TIES.—Section 2872 of such title is amended—
13	(1) by inserting "(a) AVAILABILITY OF ALTER-
14	NATIVE AUTHORITIES.—" before "In addition"; and
15	(2) by adding at the end the following new sub-
16	section:
17	"(b) Bonding Requirements for Eligible Enti-
18	TIES.—The Secretary concerned shall ensure that an eligi-
19	ble entity that will acquire or construct housing units or
20	ancillary supporting facilities under this subchapter is fully
21	bonded for the construction of the units or facilities by ob-
22	taining payment and performance bonds in an amount not
23	less than 100 percent of the maximum price allowable under
24	the contract for the overall project.".

1	(c) Competitive Process for Conveyance or
2	Lease of Property.—Section 2878 of such title is amend-
3	ed—
4	(1) by redesignating subsections (c) and (d) as
5	subsections (d) and (e); respectively; and
6	(2) by inserting after subsection (b) the following
7	new subsection:
8	"(c) Competitive Process.—The Secretary con-
9	cerned shall ensure that the time, method, and terms and
10	conditions of the conveyance or lease of property or facilities
11	under this section permit full and free competition con-
12	sistent with the value and nature of the property or facili-
13	ties involved.".
14	(d) Treatment of Acquired or Constructed
15	Housing Units.—
16	(1) Repeal of separate assignment author-
17	ITY.—Section 2882 of such title is amended to read
18	as follows:
19	"§ 2882. Effect of assignment of members to housing
20	units acquired or constructed under alter-
21	native authority
22	"(a) Treatment as Quarters of the United
23	States.—Except as provided in subsection (b), housing
24	units acquired or constructed under this subchapter shall
25	be considered as quarters of the United States or a housing

- 1 facility under the jurisdiction of a uniformed service for
- 2 purposes of section 403 of title 37.
- 3 "(b) Availability of Basic Allowance for Hous-
- 4 ING.—A member of the armed forces who is assigned to a
- 5 housing unit acquired or constructed under this subchapter
- 6 that is not owned or leased by the United States shall be
- 7 entitled to a basic allowance for housing under section 403
- 8 *of title 37.*
- 9 "(c) Lease Payments Through Pay Allot-
- 10 MENTS.—The Secretary concerned may require members of
- 11 the armed forces who lease housing in housing units ac-
- 12 quired or constructed under this subchapter to make lease
- 13 payments for such housing pursuant to allotments of the
- 14 pay of such members under section 701 of title 37.".
- 15 (2) Clerical amendment.—The table of sec-
- tions at the beginning of subchapter IV of chapter 169
- of such title is amended by striking the item relating
- 18 to section 2882 and inserting the following new item:

"2882. Effect of assignment of members to housing units acquired or constructed under alternative authority.".

- 19 (e) Annual Report on Maintenance and Repair
- 20 to Privatized General and Flag Officer Quar-
- 21 TERS.—Section 2884(b) of such title is amended by adding
- 22 at the end the following new paragraph:
- 23 "(7) A report identifying each family housing
- 24 unit acquired or constructed under this subchapter

1	that is used, or intended to be used, as quarters for
2	a general officer or flag officer and for which the total
3	operation, maintenance, and repair costs for the unit
4	exceeded \$35,000. For each housing unit so identified,
5	the report shall also include the total of such oper-
6	ation, maintenance, and repair costs.".
7	SEC. 2808. REPORT ON CAPTURING HOUSING PRIVATIZA-
8	TION BEST PRACTICES.
9	Section 2884(b) of title 10, United States Code, is
10	amended by adding at the end the following new paragraph:
11	"(7) A separate report on best practices for the
12	execution of housing privatization initiatives, cov-
13	ering the full range of issues that arise throughout the
14	life of the project, from the identification of require-
15	ments, through construction, to sustainment of the
16	public private venture following conclusion of the con-
17	tract. Issues covered by this reporting requirement in-
18	clude project oversight requirements, community, sub-
19	contractor, bond holder, and project owner relations,
20	and such other topics that are identified as pertinent
21	by the Department of Defense.".

1	Subtitle B—Real Property and
2	Facilities Administration
3	SEC. 2811. CLARIFICATION OF EXCEPTIONS TO CONGRES-
4	SIONAL REPORTING REQUIREMENTS FOR
5	CERTAIN REAL PROPERTY TRANSACTIONS.
6	Section 2662(c) of title 10, United States Code, is
7	amended—
8	(1) by striking "river and harbor projects or
9	flood control projects" and inserting "Army civil
10	works water resource development projects"; and
11	(2) by striking "acquisition specifically author-
12	ized in a Military Construction Authorization Act"
13	and inserting "transaction specifically authorized in
14	a Military Construction Authorization Act or other
15	Act authorizing or directing activities of the Depart-
16	ment of Defense".
17	SEC. 2812. AUTHORITY TO LEASE NON-EXCESS PROPERTY
18	OF MILITARY DEPARTMENTS AND DEFENSE
19	AGENCIES.
20	(a) Consolidation of Separate Authorities.—
21	(1) Establishment of single authority.—
22	Subsection (a) of section 2667 of title 10, United
23	States Code, is amended to read as follows:
24	"(a) Lease Authority.—Whenever the Secretary
25	concerned considers it advantageous to the United States,

1	the Secretary concerned may lease to such lessee and upon
2	such terms as the Secretary concerned considers will pro-
3	mote the national defense or to be in the public interest,
4	real or personal property that—
5	"(1) is under the control of the Secretary con-
6	cerned;
7	"(2) is not for the time needed for public use;
8	and
9	"(3) is not excess property, as defined by section
10	102 of title 40.".
11	(2) Secretary concerned defined.—Sub-
12	section (i) of such section is amended by adding at
13	the end the following new paragraph:
14	"(4) The term 'Secretary concerned' means—
15	"(A) the Secretary of a military depart-
16	ment, with respect to matters concerning that
17	military department; and
18	"(B) the Secretary of Defense, with respect
19	to matters concerning the Defense Agencies.".
20	(b) Limitation on Duration of Lease.—Subsection
21	(b)(1) of such section is amended by inserting ", but not
22	to exceed 50 years," after "longer period".
23	(c) Prohibition on Leaseback With Excessive
24	Annual Payments.—Subsection (b) of such section is
25	amended—

1	(1) by striking "and" at the end of paragraph
2	(5);
3	(2) by striking the period at the end of para-
4	graph (6) and inserting "; and"; and
5	(3) by adding at the end the following new para-
6	graph:
7	"(7) may not provide for a leaseback by the Sec-
8	retary concerned with an annual payment in excess
9	of \$500,000.".
10	(d) Improved Congressional Notification Re-
11	QUIREMENTS.—Paragraph (4) of subsection (c) of such sec-
12	tion is amended to read as follows:
13	"(4)(A) Not later than 30 days before issuing a con-
14	tract solicitation or other lease offering under this section
15	for a lease whose annual payment, including any in-kind
16	consideration to be accepted under subsection (b)(5) or this
17	subsection, will exceed \$500,000, the Secretary concerned
18	shall submit to the congressional defense committees a re-
19	port containing—
20	"(i) a description of the proposed lease, includ-
21	ing the proposed duration of the lease;
22	"(ii) a description of the authorities to be used
23	in entering the lease and the intended participation
24	of the United States in the lease, including a jus-
25	tification of the intended method of participation:

1	"(iii) a statement of the scored cost of the lease,
2	determined using the scoring criteria of the Office of
3	Management and Budget;
4	"(iv) a determination that the property involved
5	in the lease is not excess property, as required by sub-
6	section (a)(3), including the basis for the determina-
7	tion; and
8	"(v) a determination that the lease is directly
9	compatible with the mission of the military installa-
10	tion or Defense Agency whose property is to be subject
11	to the lease and the anticipated long-term use of the
12	property at the conclusion of the lease.
13	"(B) In the case of a lease described in subparagraph
14	(A), the Secretary concerned also shall submit to the con-
15	gressional defense committees a report at least 30 days be-
16	fore the date on which the Secretary concerned enters into
17	a lease the following information:
18	"(i) A copy of the report submitted under sub-
19	paragraph (A).
20	"(ii) A description of the differences between the
21	report submitted under that subparagraph and the
22	new report.
23	"(iii) A description of the agreement reached
24	with the local municipality on taxation issues and

1	other development issues related to the proposed
2	project, including payments-in-lieu-of taxes.
3	"(iv) A description of the lessee payment re-
4	quired under this section.".
5	(e) Prohibition on Acceptance of In-Kind To
6	Support Certain MWR Projects.—Subsection (c) of
7	such section is amended by adding at the end the following
8	new paragraph:
9	"(5) The Secretary concerned may not accept in-kind
10	consideration under paragraph (1) with respect to a lease
11	under this section to support the development of a project
12	for a nonappropriated fund activity of the Department of
13	Defense conducted for the morale, welfare, and recreation
14	of members of the armed forces if the revenues estimated
15	to be generated from the resulting facility would generally
16	cover the operating expenses of the facility.".
17	(f) Conforming Amendments to References to
18	MILITARY DEPARTMENTS AND INSTALLATIONS.—
19	(1) Community support facilities and com-
20	MUNITY SUPPORT SERVICES.—Subsection (d) of such
21	section is amended—
22	(A) in paragraph (2), by striking "Sec-
23	retary of a military department" and inserting
24	"Secretary concerned": and

1	(B) in paragraphs (3), (4), and (6), by
2	striking "of the military department" each place
3	it appears.
4	(2) Deposit and use of proceeds.—Sub-
5	section (e) of such section is amended—
6	(A) in paragraph $(1)(A)$ —
7	(i) in the matter preceding clause (i)—
8	(I) by striking "Secretary of a
9	military department" and inserting
10	"Secretary concerned"; and
11	(II) by striking "such military de-
12	partment" and inserting "that Sec-
13	retary";
14	(ii) in clause (iii), by striking "mili-
15	tary department" and inserting "Sec-
16	retary"
17	(B) in paragraph $(1)(B)(i)$, by striking
18	"Secretary of a military department" and in-
19	serting "Secretary concerned";
20	(C) in paragraph (1)(C), by striking "of a
21	military department pursuant to subparagraph
22	(A) shall be available to the Secretary of that
23	military department" and inserting "established
24	for the Secretary concerned shall be available to
25	the Secretary";

1	(D) in paragraph $(1)(D)$ —
2	(i) by striking "of a military depart-
3	ment under subparagraph (A)" and insert-
4	ing "established for the Secretary con-
5	cerned"; and
6	(ii) by inserting "or Defense Agency lo-
7	cation" after "military installation";
8	(E) in paragraph $(1)(E)$, by striking "in-
9	stallation" and inserting "military installation
10	or Defense Agency location"; and
11	(F) in paragraph (3), by striking "Sec-
12	retary of a military department" and inserting
13	"Secretary concerned".
14	(3) Base closure property.—Subsection
15	(g)(1) of such section is amended by striking "Sec-
16	retary of a military department" and inserting "Sec-
17	retary concerned".
18	(g) Repeal of Separate Defense Agency Au-
19	THORITY.—
20	(1) Repeal.—Section 2667a of such title is re-
21	pealed.
22	(2) Effect on existing contracts.—The re-
23	peal of section 2667a of title 10, United States Code,
24	shall not affect the validity or terms of any lease with
25	respect to property of a Defense Agency entered into

1	by the Secretary of Defense under such section before
2	the date of the enactment of this Act.
3	(3) Treatment of money rents.—Amounts in
4	any special account established for a Defense Agency
5	pursuant to subsection (d) of section 2667a of title 10,
6	United States Code, before repeal of such section by
7	paragraph (1), and amounts that would be deposited
8	in such an account in connection with a lease referred
9	to in paragraph (2), shall—
10	(A) remain available until expended for the
11	purposes specified in such subsection, notwith-
12	standing the repeal of such section by paragraph
13	(1); or
14	(B) to the extent provided in appropria-
15	tions Acts, be transferred to the special account
16	required for the Secretary of Defense by sub-
17	section (e) of section 2667 of such title, as
18	amended by subsection $(f)(2)$ of this section.
19	(h) Clerical Amendments.—
20	(1) Section heading of section
21	2667 of such title is amended to read as follows:
22	"§2667. Leases: non-excess property of military de-
23	partments and Defense Agencies".
24	(2) Table of sections.—The table of sections
25	at the beginning of chapter 159 of such title is

1	amended by striking the items relating to sections
2	2667 and 2667a and inserting the following new
3	item:
	"2667. Leases: non-excess property of military departments and Defense Agencies.".
4	SEC. 2813. MODIFICATION OF UTILITY SYSTEM CONVEY-
5	ANCE AUTHORITY.
6	(a) Conveyance of Utility System Infrastruc-
7	TURE.—Section 2688 of title 10, United States Code, is
8	amended—
9	(1) by redesignating subsections (i) and (j) as
10	subsections (j) and (k), respectively; and
11	(2) by inserting after subsection (h) the following
12	new subsection (i):
13	"(i) Conveyance of Utility Infrastructure
14	After Privatization of Utility System.—(1) The Sec-
15	retary concerned may convey all right, title, and interest
16	of the United States, or such lesser estate as the Secretary
17	considers appropriate, in and to utility system infrastruc-
18	ture under the jurisdiction of the Secretary to the entity
19	to which a utility system has been conveyed under sub-
20	section (a) if the infrastructure will be used as part of the
21	utility system.
22	"(2) In making a conveyance under paragraph (1), the
23	Secretary concerned may use other than competitive proce-

24 dures. As consideration for the conveyance, the Secretary

- 1 concerned shall receive an amount equal to the fair market
- 2 value of the conveyed utility infrastructure, determined in
- 3 the same manner as the consideration the Secretary could
- 4 require under subsection (c) for the conveyance of a utility
- 5 system under subsection (a).".
- 6 (b) Assistance for Construction, Repair, or Re-
- 7 Placement of Utility Infrastructure.—Subsection
- 8 (h) of such section is amended—
- 9 (1) in the subsection heading, by striking "Sys-
- 10 TEMS.—" and inserting "Systems or Infrastruc-
- 11 TURE.—(1)"; and
- 12 (2) by adding at the end the following new para-
- 13 graph:
- 14 "(2) In lieu of carrying out a military construction
- 15 project to construct, repair, or replace utility infrastructure
- 16 to be used with a utility system conveyed under subsection
- 17 (a), the Secretary concerned may provide, from amounts
- 18 authorized and appropriated for the project for fiscal year
- 19 2009 or subsequent fiscal years, funds to the entity to which
- 20 the utility system has been conveyed for use by the entity
- 21 to construct, repair, or replace the utility infrastructure if
- 22 the infrastructure will be used as part of the utility system.
- 23 As consideration for the provision of such funds, the Sec-
- 24 retary may require a reduction in charges for utility serv-
- 25 ices in the same manner as a reduction in charges may

1	be required under subsection (c) for the conveyance of a util-
2	ity system under subsection (a).".
3	SEC. 2814. PERMANENT AUTHORITY TO PURCHASE MUNIC-
4	IPAL SERVICES FOR MILITARY INSTALLA-
5	TIONS IN THE UNITED STATES.
6	(a) Permanent Authority.—Chapter 146 of title 10,
7	United States Code, is amended by inserting after section
8	2465 the following new section:
9	"§ 2465a. Contracts for procurement of municipal
10	services for military installations in the
11	United States
12	"(a) Contract Authority.—Subject to section 2465
13	of this title, the Secretary a military department may enter
14	into a contract for the procurement of municipal services
15	described in subsection (b) for a military installation in
16	the United States under the jurisdiction of the Secretary
17	from a county or municipal government for the geographic
18	area in which the installation is located.
19	"(b) Covered Municipal Services.—Only the fol-
20	lowing municipal services may be procured for a military
21	installation under the authority of this section:
22	"(1) Refuse collection.
23	"(2) Refuse disposal.

1	"(c) Exception From Competitive Procedures.—
2	The Secretary may enter in a contract under subsection (a)
3	using procedures other than competitive procedures if—
4	"(1) the term of the proposed contract does not
5	exceed five years;
6	"(2) the Secretary determines that the price for
7	the municipal services to be provided under the con-
8	tract is fair and reasonable and represents the least
9	cost to the Federal Government; and
10	"(3) the business case supporting the Secretary's
11	determination under paragraph (2)—
12	"(A) describes the availability, benefits, and
13	drawbacks of alternative sources; and
14	"(B) establishes that performance by the
15	county or municipal government will not in-
16	crease costs to the Federal government, when
17	compared to the cost of continued performance
18	by the current provider of the services.
19	"(d) Limitation on Delegation.—The authority to
20	make the determination described in subsection (c)(2) may
21	not be delegated to a level lower than a Deputy Assistant
22	Secretary for Installations and Environment or another of-
23	ficial of the Department of Defense at an equivalent level.
24	"(e) Congressional Notification.—The Secretary
25	may not enter into a contract under subsection (a) for the

- 1 procurement of municipal services until the Secretary noti-
- 2 fies the congressional defense committees of the proposed
- 3 contract and a period of 14 days elapses from the date the
- 4 notification is received by the committees. The notification
- 5 shall include a summary of the business case and an expla-
- 6 nation of how the adverse impact, if any, on civilian em-
- 7 ployees of the Department will be minimized.
- 8 "(f) Guidance.—The Secretary of Defense shall issue
- 9 quidance to address the implementation of this section.".
- 10 (b) Clerical Amendment.—The table of sections at
- 11 the beginning of such chapter is amended by inserting after
- 12 the item relating to section 2465 the following new item: "2465a. Contracts for purchase of municipal services for military installations in the United States.".
- 13 (c) Termination of Pilot Program.—Section 325
- 14 of the Ronald W. Reagan National Defense Authorization
- 15 Act for Fiscal Year 2005 (Public Law 108–375; 10 U.S.C.
- 16 2461 note) is repealed. The repeal of such section shall not
- 17 affect the terms or validity of any contract entered into be-
- 18 fore the date of the enactment of this Act under the pilot
- 19 program authorized by such section.
- 20 SEC. 2815. DEFENSE ACCESS ROADS.
- 21 (a) Basis for Transportation Needs Assess-
- 22 MENT.—Section 210(a) of title 23, United States Code, is
- 23 amended—
- 24 (1) by striking "(a)" and inserting "(a)(1)"; and

1	(2) by adding at the end the following new para-
2	graph:
3	"(2) If it is determined that an action of the Depart-
4	ment of Defense will cause a significant transportation im-
5	pact to access to a military reservation, the Secretary of
6	Defense shall conduct a transportation needs assessment to
7	assess the magnitude of the improvement required to ad-
8	dress the impact.".
9	(b) Report on Recently Identified Transpor-
10	TATION IMPACTS.—Not later than April 1, 2009, the Sec-
11	retary of Defense shall submit to the congressional defense
12	committees and the Committee on Transportation and In-
13	frastructure of the House of Representatives a report that
14	details the significant transportation impacts resulting
15	from actions of the Department of Defense since January
16	1, 2005. In the report, the Secretary shall assess the funding
17	requirements necessary to address transportation needs re-
18	$sulting\ from\ these\ significant\ transportation\ impacts.$
19	SEC. 2816. PROTECTING PRIVATE PROPERTY RIGHTS DUR-
20	ING DEPARTMENT OF DEFENSE LAND ACQUI-
21	SITIONS.
22	(a) Protection of Private Property.—The Sec-
23	retary of Defense and the Secretaries of the military depart-
24	ments shall make every reasonable effort to acquire real
25	property expeditiously by negotiation. Real property offered

1	shall meet the requirements of Secretary-approved real
2	property acquisition plans.
3	(b) Willing Sellers.—The Secretary of Defense or
4	the Secretary of a military department shall not be pre-
5	cluded from acquiring real property from willing sellers so
6	long as the real property offered meet the requirements of
7	Secretary-approved real property acquisition plans
8	Subtitle C—Provisions Related to
9	Guam Realignment
10	SEC. 2821. GUAM DEFENSE POLICY REVIEW INITIATIVE AC-
11	COUNT.
12	(a) Establishment of Account.—There is estab-
13	lished on the books of the Treasury an account to be known
14	as the "Guam Defense Policy Review Initiative Account"
15	(in this section referred to as the "account").
16	(b) Credits to Account.—
17	(1) Amounts in fund.—There shall be credited
18	to the account all contributions received during fiscal
19	year 2009 and subsequent fiscal years under section
20	2350k of title 10, United States Code, for the realign-
21	ment of military installations and the relocation of
22	military personnel on Guam.
23	(2) Notice of receipt of contributions.—
24	The Secretary of Defense shall submit to the congres-
25	sional defense committees written notice of the receipt

1	of contributions referred to in paragraph (1), includ-
2	ing the amount of the contributions, not later than 30
3	days after receiving the contributions.
4	(c) Use of Account.—
5	(1) Authorized uses.—Subject to paragraph
6	(2), to the extent provided in advance in appropria-
7	tions Acts, amounts in the account may be used as
8	follows:
9	(A) To carry out or facilitate the carrying
10	out of a transaction authorized by this section in
11	connection with the realignment of military in-
12	stallations and the relocation of military per-
13	sonnel on Guam, including military construc-
14	tion, military family housing, unaccompanied
15	housing, general facilities constructions for mili-
16	tary forces, and utilities improvements.
17	(B) To carry out improvements of property
18	or facilities on Guam as part of such a trans-
19	action.
20	(C) To obtain property support services for
21	property or facilities on Guam resulting from
22	such a transaction.
23	(D) To develop military facilities or train-
24	ing ranges in the Commonwealth of the Northern
25	Mariana Islands.

- (2) Compliance with Guam Master Plan.—
 Transactions authorized by paragraph (1) shall be consistent with the Guam Master Plan, as incorporated in decisions made in the manner provided in section 102 of the National Environmental Policy Act of 1969 (42 U.S.C. 4332).
 - (3) Limitation regarding military housING.—To extent that the authorities provided under
 subchapter IV of chapter 169 of title 10, United
 States Code, are available to the Secretary of Defense,
 the Secretary shall use such authorities to acquire,
 construct, or improve family housing units, military
 unaccompanied housing units, or ancillary supporting facilities in connection with the relocation of
 military personnel on Guam.
 - (4) Special requirements regarding use of contributions.—
 - (A) TREATMENT OF CONTRIBUTIONS.—Except as provided in subparagraph (C), the use of contributions referred to in subsection (b)(1) shall not subject to conditions imposed on the use of appropriated funds by chapter 169 of title 10, United States Code, or contained in annual military construction appropriations Acts.

1	(B) Notice of obligation.—Contribu-
2	tions referred to in subsection (b)(1) may not be
3	obligated for a transaction authorized by para-
4	graph (1) until the Secretary of Defense submits
5	to the congressional defense committees notice of
6	the transaction, including a detailed cost esti-
7	mate, and a period of 21 days has elapsed after
8	the date on which the notification is received by
9	the committees or, if earlier, a period of 14 days
10	has elapsed after the date on which a copy of the
11	notification is provided in an electronic medium.
12	(C) Cost and scope of work vari-
13	Ations.—Section 2853 of title 10, United States
14	Code, shall apply to the use of contributions re-
15	ferred to in subsection $(b)(1)$.
16	(D) Compliance with wage rate re-
17	Quirements.—Subchapter IV of chapter 31 of
18	title 40, United States Code, shall apply to the
19	use of contributions referred to in subsection
20	(b)(1).
21	(d) Transfer Authority.—
22	(1) Transfer to housing funds.—The Sec-
23	retary of Defense may transfer funds from the Guam
24	Defense Policy Review Initiative Account to the fol-

25

lowing funds:

1	(A) The Department of Defense Family
2	Housing Improvement Fund established by sec-
3	tion 2883(a)(1) of title 10, United States Code.
4	(B) The Department of Defense Military
5	Unaccompanied Housing Improvement Fund es-
6	tablished by section $2883(a)(2)$ of such title.
7	(2) Treatment of transferred amounts.—
8	Amounts transferred under paragraph (1) to a fund
9	referred to in that paragraph shall be available in ac-
10	cordance with the provisions of section 2883 of title
11	10, United States Code for activities on Guam au-
12	thorized under subchapter IV of chapter 169 of such
13	title.
14	(e) Report Regarding Guam Military Construc-
15	TION.—Not later than February 15 of each year, the Sec-
16	retary of Defense shall submit to Congress a report con-
17	taining information on each military construction project
18	included in the budget submission for the next fiscal year
19	related to the realignment of military installations and the
20	relocation of military personnel on Guam. The Secretary
21	shall present the information in manner consistent with the
22	presentation of projects in the military construction ac-
23	counts for each of the military departments in the budget
24	submission. The report shall also include projects associated
25	with the realignment of military installations and reloca-

1	tion of military personnel on Guam that are included in
2	the future-years defense program pursuant to section 221
3	of title 10, United States Code.
4	SEC. 2822. SENSE OF CONGRESS REGARDING USE OF SPE-
5	CIAL PURPOSE ENTITIES FOR MILITARY
6	HOUSING RELATED TO GUAM REALIGNMENT.
7	(a) Nature of Special Purpose Entities.—It is
8	the sense of Congress that any Special Purpose Entity es-
9	tablished to assist in the provision of military family hous-
10	ing in connection with the realignment of military installa-
11	tions and the relocation of military personnel on Guam
12	should—
13	(1) be operated, to the extent practicable, in the
14	manner provided for public-private ventures under
15	subchapter IV of chapter 169 of title 10, United
16	States Code; and
17	(2) be conducted as joint ventures between Japa-
18	nese and United States private firms, except that any
19	military family housing venture carried out by such
20	a joint venture should be primarily managed by a
21	United States private firm.
22	(b) Scope of Activities.—It is the sense of Congress
23	that funding for such a Special Purpose Entity should not
24	be limited to only utility improvements and the construc-
25	tion of military family housing in connection with the re-

- 1 alignment of military installations and the relocation of
- 2 military personnel on Guam.
- 3 (c) Utility Infrastructure Improvements.—It is
- 4 the sense of Congress that funding for such a Special Pur-
- 5 pose Entity should support proposed utility infrastructure
- 6 improvements on Guam that incorporate the civilian and
- 7 military infrastructure into a single grid to realize and
- 8 maximize the effectiveness of the overall utility system.
- 9 (d) Military Family Housing.—It is the sense of
- 10 Congress that the building requirements imposed for any
- 11 military family housing constructed by such a Special Pur-
- 12 pose Entity in connection with the realignment of military
- 13 installations and the relocation of military personnel on
- 14 Guam should be established by the Department of Defense
- 15 in accordance with current building standards that are
- 16 used with other projects.
- 17 (e) Special Purpose Entity Defined.—In this sec-
- 18 tion, the term "Special Purpose Entity" means a wholly
- 19 independent entity established for a specific and limited
- 20 purpose to facilitate the realignment of military installa-
- 21 tions and the relocation of military personnel on Guam.
- 22 SEC. 2823. SENSE OF CONGRESS REGARDING FEDERAL AS-
- 23 SISTANCE TO GUAM.
- 24 (a) Sense of Congress.—It is the sense of Congress
- 25 that the Secretary of Defense, in coordination with the

- 1 Interagency Group on Insular Areas, should enter into a
- 2 memorandum of understanding with the Government of
- 3 Guam to identify, before the realignment of military instal-
- 4 lations and the relocation of military personnel on Guam,
- 5 local funding requirements for civilian infrastructure devel-
- 6 opment and other needs related to the realignment and relo-
- 7 cation. The memorandum of understanding would stipulate
- 8 the commitment of Federal agencies to assist the Govern-
- 9 ment of Guam in carrying out the Guam realignment in
- 10 a responsible and consistent manner.
- 11 (b) Interagency Group on Insular Areas De-
- 12 FINED.—In this section, the term "Interagency Group on
- 13 Insular Areas" means the interagency group established by
- 14 Executive Order No. 13299 of May 12, 2003 (68 Fed. Reg.
- 15 25477; 48 U.S.C. note prec. 1451). The term includes any
- 16 sub-group or working group of that interagency group.
- 17 SEC. 2824. COMPTROLLER GENERAL REPORT REGARDING
- 18 INTERAGENCY REQUIREMENTS RELATED TO
- 19 GUAM REALIGNMENT.
- 20 (a) Report Required.—Not later than 180 days
- 21 after the date of the enactment of this Act, the Comptroller
- 22 General shall submit to Congress a report on the status of
- 23 interagency coordination through the Interagency Group on
- 24 Insular Areas of budgetary requests to assist the Govern-
- 25 ment of Guam with its budgetary requirements related to

- 1 the realignment of military forces on Guam. The report
- 2 shall address to what extent and how the Interagency Group
- 3 on Insular Areas will be able to coordinate interagency
- 4 budgets so the realignment of military forces on Guam will
- 5 meet the 2014 completion date as stipulated in the May
- 6 2006 security agreement between the United States and
- 7 Japan.
- 8 (b) Interagency Group on Insular Areas De-
- 9 FINED.—In this section, the term "Interagency Group on
- 10 Insular Areas" means the interagency group established by
- 11 Executive Order No. 13299 of May 12, 2003 (68 Fed. Reg.
- 12 25477; 48 U.S.C. note prec. 1451). The term includes any
- 13 sub-group or working group of that interagency group.
- 14 SEC. 2825. ENERGY AND ENVIRONMENTAL DESIGN INITIA-
- 15 TIVES IN GUAM MILITARY CONSTRUCTION
- 16 **AND INSTALLATIONS.**
- 17 (a) Leadership in Energy and Environmental
- 18 Design Principles.—With respect to all new military
- 19 construction projects on Guam and military housing to be
- 20 constructed on Guam related to the realignment of military
- 21 forces on Guam, the Secretary of Defense shall require the
- 22 incorporation of design criteria promulgated in the Leader-
- 23 ship in Energy and Environmental Design Green Building
- 24 Rating System, as developed by the United States Green
- 25 Building Council, to achieve not less than the silver stand-

- 1 ard. This requirement shall apply regardless of the source
- 2 of funds for the project.
- 3 (b) Renewable Energy Goal.—The Secretary of De-
- 4 fense shall establish a goal for the use of renewable energy
- 5 sources on all military installations on Guam. Not later
- 6 than one year after the date of the enactment of this Act,
- 7 the Secretary shall submit to the congressional defense com-
- 8 mittees a report containing the plan of the Secretary to
- 9 achieve the renewable energy goal. The report shall identify
- 10 the renewable sources of energy that will be utilized and
- 11 describe how the renewable sources will be utilized and in-
- 12 stalled at military installations on Guam.
- 13 SEC. 2826. DEPARTMENT OF DEFENSE INSPECTOR GEN-
- 14 ERAL REPORT REGARDING GUAM REALIGN-
- 15 **MENT**.
- Not later than 180 days after the date of the enactment
- 17 of this Act, the Inspector General of the Department of De-
- 18 fense shall submit to the congressional defense committees
- 19 a report on the efforts of the Inspector General to address
- 20 potential waste and fraud associated with the realignment
- 21 of military forces on Guam.

1	SEC. 2827. ELIGIBILITY OF THE COMMONWEALTH OF THE
2	NORTHERN MARIANA ISLANDS FOR MILITARY
3	BASE REUSE STUDIES AND COMMUNITY
4	PLANNING ASSISTANCE.
5	(a) Inclusion in Definition of Military Installa-
6	TION.—Section 2687(e)(1) of title 10, United States Code,
7	is amended by inserting after "Virgin Islands," the fol-
8	lowing: "the Commonwealth of the Northern Mariana Is-
9	lands,".
10	(b) Inclusion of Facilities Owned and Operated
11	BY COMMONWEALTH.—Section 2391(d)(1) of title 10,
12	United States Code, is amended by inserting after "Guam,"
13	the following: "the Commonwealth of the Northern Mariana
14	Islands,".
15	SEC. 2828. PREVAILING WAGE APPLICABLE TO GUAM.
16	(a) In General.—Subchapter I of chapter 169 of title
17	10, United States Code, is amended by adding at the end
18	the following new section:
19	"§ 2816. Application of prevailing wage for construc-
20	tion on Guam
21	"Subchapter IV of chapter 31 of title 40, United States
22	Code, shall apply to any military construction authorized
23	under this chapter of any facilities on Guam. In order to
24	carry out the requirements of this section, the Secretary of
25	Labor shall have the authority and functions set forth in

1	Reorganization Plan Number 14 of 1950 and section 3145
2	of title 40, United States Code.".
3	(b) Clerical Amendment.—The table of sections at
4	the beginning of such subchapter is amended by adding at
5	the end the following new item:
	"2816. Application of prevailing wage for construction on Guam.".
6	Subtitle D—Energy Security
7	SEC. 2841. CERTIFICATION OF ENHANCED USE LEASES FOR
8	ENERGY-RELATED PROJECTS.
9	Section 2667(h) of title 10, United States Code, is
10	amended by adding at the end the following new paragraph:
11	"(5) If a proposed lease under subsection (a) involves
12	a project related to energy production and the term of the
13	lease exceeds 20 years, the Secretary concerned may not
14	enter into the lease until at least 30 days after the date
15	on which the Secretary of Defense submits to the congres-
16	sional defense committees a certification that the lease is
17	consistent with the Department of Defense performance
18	goals and plan required by section 2911 of this title.".
19	SEC. 2842. ANNUAL REPORT ON DEPARTMENT OF DEFENSE
20	INSTALLATIONS ENERGY MANAGEMENT.
21	Section 2925(a) of title 10, United States Code, is
22	amended—
23	(1) by striking the subsection heading and in-
24	serting the following: "Annual Report Related to
25	Installations Energy Management.—"

1	(2) in paragraph (1), by inserting ", the Energy
2	Independence and Security Act of 2007 (Public Law
3	110–140)," after "58)"; and
4	(3) by adding at the end the following new para-
5	graph:
6	"(6) A description and estimate of the progress
7	made by the military departments to meet the certifi-
8	cation requirements for sustainable green-building
9	standards in construction and major renovations.".
10	Subtitle E—Land Conveyances
11	SEC. 2851. LAND CONVEYANCE, FORMER NAVAL AIR STA-
12	TION, ALAMEDA, CALIFORNIA.
13	(a) Conveyance Required.—The Secretary of the
14	Navy shall convey to the redevelopment authority for the
15	former Naval Air Station Alameda, California (in this sec-
16	tion referred to as the "redevelopment authority"), all right,
17	title and interest of the United States in and to the real
18	and personal property comprising Naval Air Station Ala-
19	meda, except those parcels identified for public benefit con-
20	veyance and certain surplus lands at the Naval Air Station
21	Alameda described in the Federal Register on November 5,
22	2007. In this section, the real and personal property to be
23	conveyed under this section is referred to as the "NAS Prop-
24	erty".

- (b) MULTIPLE CONVEYANCES.—The conveyance of the
 NAS Property may be conducted through multiple parcel
 transfers.
- 4 (c) Consideration Options.—As consideration for 5 the conveyance of the NAS Property under subsection (a), 6 the Secretary of the Navy and the redevelopment authority
- 7 shall agree upon one of the following options:
- 8 (1) Not later than nine months after the date of 9 the enactment of this Act, the redevelopment authority 10 shall accept the consideration terms described in the 11 document negotiated between the redevelopment au-12 thority and the Secretary of the Navy known as the 13 draft "Summary of Acquisition Terms and Condi-14 tions" and dated September 18, 2006, as such lan-15 guage may be amended, with value to be determined 16 for the portion of the NAS Property known as Parcel 17 3, and subsequently make payments to the Secretary 18 in accordance with such document.

(2)(A) The redevelopment authority shall ensure that the entity that acquires title to the NAS Property for development (in this paragraph referred to as the "development entity") submits to the Secretary of the Navy a down payment of \$10,000,000 dollars at the time the initial portion of the NAS Property is conveyed to the development entity.

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(B) In addition, the redevelopment entity shall submit to the Secretary 12 percent of all gross residential and commercial building sales to the first bona-fide, arms-length third-party buyer, whether as new construction or the sale of rehabilitated existing structures. In the event that the development entity transfers all or any portion of the NAS Property to a third party, including any subsidiaries, before the completion of new or rehabilitated construction, the development entity shall satisfy the payment requirement as prescribed in this paragraph at such time as the NAS Property is conveyed to a bona-fide, armslength third-party buyer. This obligation shall not apply to the sale of any buildings on land held in the public trust by the State of California or sales of land or buildings for the purposes of constructing or otherwise providing affordable housing, as determined by the Secretary.

- (3)(A) The redevelopment authority shall submit 80 percent of the gross proceeds received by the redevelopment authority from the redevelopment authority's competitive solicitation of any portion of the NAS Property not encumbered by the public trust.
- (B) To comply with this paragraph, the redevelopment authority shall—

1 (i) prepare, for review and approval by the 2 Secretary of the Navy, commercially reasonable solicitation materials consisting of a request for 3 4 qualifications and a request for proposals for the conveyance or lease of the NAS Property, as ap-5 6 propriate, in accordance with established con-7 tract principles, and such approval by the Sec-8 retary shall not be unreasonably withheld; and 9 (ii) pay to the Secretary the required share 10 of monies received by the redevelopment author-11 ity by reason of any contract or agreement exe-12 cuted as a result of the solicitation. 13 (d) Existing Uses.—During the three-year period beginning on the date on which the first conveyance under 14 15 this section is made, the redevelopment authority shall make reasonable efforts to accommodate the continued use by the 16 United States of those portions of the NAS Property covered by a request for Federal Land Transfer so long as the ac-18 commodation of such use is at no cost or expense to the 19 redevelopment authority. Such accommodations shall pro-20 21 vide adequate protection for the endangered California Least Tern in accordance with the requirements of the exist-

ing Biological Opinion for Naval Air Station Alameda

dated March 22, 1999, and any future amendments to the

Biological Opinion.

- 1 (e) Remediation.—The Secretary of the Navy shall,
- 2 to the extent practicable, remediate the NAS Property to
- 3 the standard included by the Secretary and the redevelop-
- 4 ment authority in the document referred to in subsection
- 5 (c)(1).
- 6 (f) SAVINGS PROVISION.—Nothing in this section shall
- 7 be construed to affect or limit the application of, or any
- 8 obligation to comply with, any environmental law, includ-
- 9 ing the Comprehensive Environmental Response, Com-
- 10 pensation, and Liability Act of 1980 (42 U.S.C. 9601 et
- 11 seq.) and the Solid Waste Disposal Act (42 U.S.C. 6901
- 12 *et seq.*).
- 13 (g) Description of Property.—The exact acreage
- 14 and legal description of the real property to be conveyed
- 15 under this section shall be determined by a survey satisfac-
- 16 tory to the Department.
- 17 (h) Master Lease.—The Lease in Furtherance of
- 18 Conveyance, dated June 2000, as amended, between the Sec-
- 19 retary of the Navy and the redevelopment authority shall
- 20 remain in full force and effect until conveyance of the NAS
- 21 Property in accordance with this section, and a lease
- 22 amendment recognizing this section shall be offered by the
- 23 Secretary.
- 24 (i) Treatment of Amounts Received.—Amounts
- 25 received by the United States under this section shall be

- 1 credited to the fund or account intended to receive proceeds
- 2 from the disposal of the NAS Property pursuant to the De-
- 3 fense Base Closure and Realignment Act of 1990 (part A
- 4 of title XXIX of Public Law 101–510; 10 U.S.C. 2687 note).
- 5 (j) Additional Terms and Conditions.—The Sec-
- 6 retary of the Navy may require such additional terms and
- 7 conditions in connection with the conveyance under sub-
- 8 sections (a) as the Secretary considers appropriate to pro-
- 9 tect the interests of the United States.
- 10 SEC. 2852. LAND CONVEYANCE, NORWALK DEFENSE FUEL
- 11 SUPPLY POINT, NORWALK, CALIFORNIA.
- 12 (a) Conveyance Authorized.—The Secretary of the
- 13 Air Force may convey, without consideration, to the City
- 14 of Norwalk, California (in this section referred to as the
- 15 "City"), all right, title, and interest of the United States
- 16 in and to a parcel of real property, including improvements
- 17 thereon, consisting of approximately 10 acres of the Nor-
- 18 walk Defense Fuel Supply Point in Norwalk, California,
- 19 for the purpose of permitting the City to utilize the property
- 20 for recreational purposes as an addition to the adjacent
- 21 Holifield Park. In connection with the conveyance, the Sec-
- 22 retary may make a payment to the City to assist the City
- 23 in making municipal upgrades in the vicinity of the Nor-
- 24 walk Defense Fuel Supply Point.

1	(b) Environmental Remediation.—The Secretary
2	shall manage and carry out environmental remediation ac-
3	tivities with respect to the property to be conveyed under
4	subsection (a) that, at a minimum, achieve the standard
5	sufficient to allow the property to be used for the purposes
6	specified in such subsection. The Secretary shall endeavor
7	to enter into an agreement with the holder of an easement
8	on the property to ensure that the easement holder partici-
9	pates in the remediation of the property.
10	(c) Description of Property.—The exact acreage
11	and legal description of the real property to be conveyed
12	under subsection (a) shall be determined by a survey satis-

14 (d) Payment of Costs of Conveyances.—

factory to the Secretary.

15 (1) Payment required.—The Secretary shall 16 require the City to cover costs to be incurred by the 17 Secretary, or to reimburse the Secretary for costs in-18 curred by the Secretary, to carry out the conveyance 19 under subsection (a), including survey costs, costs re-20 lated to environmental documentation, and other ad-21 ministrative costs related to the conveyance. If 22 amounts are collected from the City in advance of the 23 Secretary incurring the actual costs, and the amount 24 collected exceeds the costs actually incurred by the

- 1 Secretary to carry out the conveyance, the Secretary 2 shall refund the excess amount to the City.
- 3 (2)Treatment of amounts received.— 4 Amounts received as reimbursements under para-5 graph (1) shall be credited to the fund or account that 6 was used to cover the costs incurred by the Secretary 7 in carrying out the conveyance. Amounts so credited 8 shall be merged with amounts in such fund or account 9 and shall be available for the same purposes, and subject to the same conditions and limitations, as 10 11 amounts in such fund or account.
- 12 (e) SAVINGS PROVISION.—Nothing in this section shall
 13 be construed to affect or limit the application of, or any
 14 obligation to comply with, any environmental law, includ15 ing the Comprehensive Environmental Response, Com16 pensation, and Liability Act of 1980 (42 U.S.C. 9601 et
 17 seq.) and the Solid Waste Disposal Act (42 U.S.C. 6901
 18 et seq.).
- 19 (f) Additional Term and Conditions.—The Sec-20 retary may require such additional terms and conditions 21 in connection with the conveyance under subsection (a) as 22 the Secretary considers appropriate to protect the interests 23 of the United States.

1	SEC. 2853. LAND CONVEYANCE, FORMER NAVAL STATION,
2	TREASURE ISLAND, CALIFORNIA.
3	(a) Conveyance Authorized.—The Secretary of the
4	Navy shall convey to the redevelopment authority for former
5	Naval Station, Treasure Island, California (in this section
6	referred to as the "redevelopment authority"), all right,
7	title, and interest of the United States in and to a parcel
8	of real property consisting of those portions of the former
9	Naval Station still retained by the Navy as of the date of
10	the enactment of this Act and personal property and related
11	utilities and improvements thereon.
12	(b) Consideration.—As consideration for the convey-
13	ance of the property under subsection (a), the Secretary and
14	the redevelopment authority shall agree upon at least one
15	of the following options:
16	(1) Subject to subsection (c), the redevelopment
17	authority shall assume the remaining obligations of
18	the Department of Defense to address releases or
19	threatened releases of hazardous substances and petro-
20	leum and its constituents, to the extent necessary to
21	obtain regulatory closure from relevant California
22	and Federal environmental regulatory agencies, in-
23	cluding a CERCLA covenant deferral by the Governor
24	of the State of California.
25	(2) The redevelopment authority shall pay the
26	United States a share of the gross revenues that the

1	redevelopment authority receives from third-party
2	buyers or lessees from sales and long-term leases of the
3	conveyed property.
4	(c) Environmental Remediation Exceptions.—
5	Under the consideration option provided by subsection
6	(b)(1), the redevelopment authority shall not be required to
7	accept any responsibility for—
8	(1) ordnance, explosives, munitions or similar
9	devices or materials located on the conveyed property;
10	(2) radiological materials located on the con-
11	veyed property, where those materials were not identi-
12	fied before the conveyance under subsection (a) and
13	were authorized to remain in place subject to the es-
14	tablishment of institutional controls enforced by a
15	covenant with the California Department of Toxic
16	Substances Control and deed restrictions to the prop-
17	erty recipient;
18	(3) chemical or biological weapons or constitu-
19	ents thereof located on the conveyed property; and
20	(4) releases of hazardous substances and petro-
21	leum and its constituents located on the conveyed
22	property, if the release of the hazardous substances or
23	petroleum and its constituents was not discovered at

the time of the conveyance and the costs of remedi-

ation of such unknown releases is not covered by envi-

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1 ronmental insurance procured by or benefitting the 2 redevelopment authority.

(d) Payment of Costs of Conveyances.—

- (1) Payment required.—The Secretary shall require the redevelopment authority to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the conveyance under subsection (a), including survey costs, appraisal costs, and other costs related to the conveyance. If amounts are collected from the redevelopment authority in advance of the Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the Secretary shall refund the excess amount to the redevelopment authority.
- (2) Treatment of amounts received under paragraph (1) as reimbursement for costs incurred by the Secretary to carry out the conveyance under subsection (a), and not refunded under such paragraph, shall be—
 - (A) counted toward the consideration otherwise required from the redevelopment authority under subsection (b); and

1	(B) credited to the fund or account that was
2	used to cover the costs incurred by the Secretary
3	in carrying out the conveyance.

- 4 (3) USE OF AMOUNTS RECEIVED.—Amounts
 5 credited to a fund or account under paragraph (2)(B)
 6 shall be merged with amounts in the fund or account
 7 and shall be available for the same purposes, and sub8 ject to the same conditions and limitations, as
 9 amounts in such fund or account.
- 10 (e) SAVINGS PROVISION.—Nothing in this section shall
 11 be construed to affect or limit the application of, or any
 12 obligation to comply with, any environmental law, includ13 ing the Comprehensive Environmental Response, Com14 pensation, and Liability Act of 1980 (42 U.S.C. 9601 et
 15 seq.) and the Solid Waste Disposal Act (42 U.S.C. 6901
 16 et seq.).
- 17 (f) DESCRIPTION OF PROPERTY.—The exact acreage 18 and legal description of the real property to be conveyed 19 under subsection (a) shall be determined by a survey satis-20 factory to the Secretary.
- 21 (g) ADDITIONAL TERMS AND CONDITIONS.—The Sec-22 retary may require such additional terms and conditions 23 in connection with the conveyance under subsections (a) as 24 the Secretary considers appropriate to protect the interests 25 of the United States, so long as such additional terms and

- 1 conditions do not materially change the terms and condi-
- 2 tions of this section, including the consideration to be pro-
- 3 vided the United States under subsection (b).
- 4 SEC. 2854. CONDITION ON LEASE INVOLVING NAVAL AIR
- 5 STATION, BARBERS POINT, HAWAII.
- 6 As a condition of any lease executed by the Secretary
- 7 of the Navy pursuant to section 2843 of the Military Con-
- 8 struction Authorization Act for Fiscal Year 2007 (division
- 9 B of Public Law 109–364; 120 Stat. 2482) with Ford Is-
- 10 land Properties/Hunt Development involving the former
- 11 Naval Air Station, Barbers Point, Hawaii, the Secretary
- 12 of the Navy shall require that Ford Island Properties/Hunt
- 13 Development enter into a memorandum of understanding
- 14 with the Hawaii Community Development Authority to en-
- 15 sure that the development plan for the real property covered
- 16 by the lease conforms with the final Kalaeloa Master Plan
- 17 and appropriate land use controls of the Hawaii Commu-
- 18 nity Development Authority.
- 19 SEC. 2855. LAND CONVEYANCE, SERGEANT FIRST CLASS
- 20 m.l. downs army reserve center,
- 21 SPRINGFIELD, OHIO.
- 22 (a) Conveyance Authorized.—At such time as the
- 23 Army Reserve vacates the Sergeant First Class M.L. Downs
- 24 Army Reserve Center at 1515 West High Street in Spring-
- 25 field, Ohio, the Secretary of the Army may convey, without

- 1 consideration, to the City of Springfield, Ohio (in this sec-
- 2 tion referred to as the "City"), all right, title, and interest
- 3 of the United States in and to the parcel of real property,
- 4 including improvements thereon, containing the Reserve
- 5 Center for the purpose of permitting the City to utilize the
- 6 property for municipal government activities.
- 7 (b) Reversionary Interest.—If the Secretary deter-
- 8 mines at any time that the real property conveyed under
- 9 subsection (a) is not being used in accordance with the pur-
- 10 pose of the conveyance, all right, title, and interest in and
- 11 to such real property, including any improvements and ap-
- 12 purtenant easements thereto, shall, at the option of the Sec-
- 13 retary, revert to and become the property of the United
- 14 States, and the United States shall have the right of imme-
- 15 diate entry onto such real property. A determination by the
- 16 Secretary under this subsection shall be made on the record
- 17 after an opportunity for a hearing.
- 18 (c) Description of Property.—The exact acreage
- 19 and legal description of the real property to be conveyed
- 20 under subsection (a) shall be determined by a survey satis-
- 21 factory to the Secretary.
- 22 (d) Payment of Costs of Conveyances.—
- 23 (1) Payment required.—The Secretary shall
- 24 require the City to cover costs to be incurred by the
- 25 Secretary, or to reimburse the Secretary for costs in-

- 1 curred by the Secretary, to carry out the conveyance 2 under subsection (a), including survey costs, costs related to environmental documentation, and other ad-3 ministrative costs related to the conveyance. If amounts are collected from the City in advance of the 5 6 Secretary incurring the actual costs, and the amount 7 collected exceeds the costs actually incurred by the 8 Secretary to carry out the conveyance, the Secretary 9 shall refund the excess amount to the City.
- 10 TREATMENT OF AMOUNTS RECEIVED.— 11 Amounts received as reimbursements under para-12 graph (1) shall be credited to the fund or account that 13 was used to cover the costs incurred by the Secretary 14 in carrying out the conveyance. Amounts so credited 15 shall be merged with amounts in such fund or account 16 and shall be available for the same purposes, and sub-17 ject to the same conditions and limitations, as 18 amounts in such fund or account.
- 19 (e) Additional Term and Conditions.—The Sec-20 retary may require such additional terms and conditions 21 in connection with the conveyance under subsection (a) as 22 the Secretary considers appropriate to protect the interests 23 of the United States.

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1	SEC. 2856. LAND CONVEYANCE, JOHN SEVIER RANGE, KNOX
2	COUNTY, TENNESSEE.
3	(a) Conveyance Authorization.—The Secretary of

- the Army may convey, without consideration, to the State
- 5 of Tennessee all right, title, and interest of the United States
- in and to a parcel of real property, including any improve-
- 7 ments thereon and appurtenant easements thereto, con-
- sisting of approximately 124 acres known as the John
- 9 Sevier Range in Knox County, Tennessee, if the State agrees
- to use such real property as a public firing range and for 10
- 11 associated recreational activities.
- 12 (b) Reversionary Interest.—If the Secretary deter-
- mines at any time that the real property conveyed under
- subsection (a) is not being used in accordance with the
- terms of the conveyance, all right, title, and interest in and
- to such real property, including any improvements and ap-
- purtenant easements thereto, shall, at the option of the Sec-17
- 18 retary, revert to and become the property of the United
- 19 States, and the United States shall have the right of imme-
- diate entry onto such real property. A determination by the
- Secretary under this subsection shall be made on the record
- 22 after an opportunity for a hearing.
- 23 (c) Administrative Expenses.—In accordance with
- 24 section 2695 of title 10, United State Code, the Secretary
- may accept amounts provided by the State to cover admin-
- istrative expenses incurred by the Secretary with respect to

- 1 the conveyance authorized under subsection (a), including
- 2 survey expenses, expenses related to environmental docu-
- 3 mentation, and other administrative expenses related to
- 4 such conveyance. Such amounts shall be credited, pursuant
- 5 to subsection (c) of section 2695 of such title, to the appro-
- 6 priation, fund, or account from which such expenses were
- 7 paid. If amounts are collected from the State in advance
- 8 of the Secretary incurring such expenses, and the amount
- 9 collected exceeds the expenses actually incurred by the Sec-
- 10 retary, the Secretary shall refund the excess amount to the
- 11 State.
- 12 (d) Description of Property.—The exact acreage
- 13 and legal description of the real property authorized to be
- 14 conveyed under subsection (a) shall be determined by a sur-
- 15 vey satisfactory to the Secretary and the State.
- 16 (e) Additional Terms and Conditions.—The Sec-
- 17 retary may require such additional terms and conditions
- 18 in connection with the conveyance authorized under sub-
- 19 section (a) as the Secretary considers appropriate to protect
- $20\ \ the\ interests\ of\ the\ United\ States.$
- 21 SEC. 2857. LAND CONVEYANCE, BUREAU OF LAND MANAGE-
- 22 *MENT LAND, CAMP WILLIAMS, UTAH.*
- 23 (a) Conveyance Required.—Not later than 120 days
- 24 after the date of the enactment of this Act, the Secretary
- 25 of the Interior, acting through the Bureau of Land Manage-

- 1 ment, shall convey, without consideration, to the State of
- 2 Utah all right, title, and interest of the United States in
- 3 and to certain lands comprising approximately 431 acres,
- 4 as generally depicted on a map entitled "Proposed Camp
- 5 Williams Land Transfer" and dated March 7, 2008, which
- 6 are located within the boundaries of the public lands cur-
- 7 rently withdrawn for military use by the Utah National
- 8 Guard and known as Camp Williams, Utah, for the purpose
- 9 of permitting the Utah National Guard to use the conveyed
- 10 land as provided in subsection (c).
- 11 (b) Revocation of Executive Order.—Executive
- 12 Order No. 1922 of April 24, 1914, as amended by section
- 13 907 of the Camp W.G. Williams Land Exchange Act of
- 14 1989 (title IX of Public Law 101-628; 104 Stat. 4501),
- 15 shall be revoked, only insofar as it affects the lands identi-
- 16 fied for conveyance to the State of Utah under subsection
- 17 *(a)*.
- 18 (c) Reversionary Interest.—The lands conveyed to
- 19 the State of Utah under subsection (a) shall revert to the
- 20 United States if the Secretary of the Interior determines
- 21 that the land, or any portion thereof, is sold or attempted
- 22 to be sold, or that the land, or any portion thereof, is used
- 23 for non-National Guard or non-national defense purposes.
- 24 Any determination by the Secretary of the Interior under
- 25 this subsection shall be made in consultation with the Sec-

- 1 retary of Defense and the Governor of Utah and on the
- 2 record after an opportunity for comment.
- 3 (d) Hazardous Materials.—With respect to any
- 4 portion of the land conveyed under subsection (a) that the
- 5 Secretary of the Interior determines is subject to reversion
- 6 under subsection (c), if the Secretary of the Interior also
- 7 determines that the portion of the conveyed land contains
- 8 hazardous materials, the State of Utah shall pay the United
- 9 States an amount equal to the fair market value of that
- 10 portion of the land, and the reversionary interest shall not
- 11 apply to that portion of the land.
- 12 SEC. 2858. LAND CONVEYANCE, ARMY PROPERTY, CAMP
- 13 WILLIAMS, UTAH.
- 14 (a) Conveyance Authorized.—The Secretary of the
- 15 Army may convey, without consideration, to the State of
- 16 Utah on behalf of the Utah National Guard (in this section
- 17 referred to as the "State") all right, title, and interest of
- 18 the United States in and to two parcels of real property,
- 19 including any improvements thereon, that are located with-
- 20 in the boundaries of Camp Williams, Utah, consist of ap-
- 21 proximately 608 acres and 308 acres, respectively, and are
- 22 identified in the Utah National Guard master plan as being
- 23 necessary acquisitions for future missions of the Utah Na-
- 24 tional Guard.

- 1 (b) Reversionary Interest.—If the Secretary determines at any time that the real property conveyed under 3 subsection (a), or any portion thereof, has been sold or is being used solely for non-defense, commercial purposes, all right, title, and interest in and to the property shall revert, at the option of the Secretary, to the United States, and the United States shall have the right of immediate entry 8 onto the property. It is not a violation of the reversionary interest for the State to lease the property, or any portion 10 thereof, to private, commercial, or governmental interests if the lease facilitates the construction and operation of buildings, facilities, roads, or other infrastructure that directly supports the defense missions of the Utah National 14 Guard. Any determination of the Secretary under this subsection shall be made on the record after an opportunity 16 for a hearing.
- 17 (c) Payment of Costs of Conveyance.—
- 18 (1) Payment required.—The Secretary shall 19 require the State to cover costs to be incurred by the 20 Secretary, or to reimburse the Secretary for costs in-21 curred by the Secretary, to carry out the conveyance 22 under subsection (a), including survey costs, costs re-23 lated to environmental documentation, and other ad-24 ministrative costs related to the conveyance. If amounts are collected from the State in advance of the 25

- Secretary incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the Secretary
- 4 shall refund the excess amount to the State.
- 5 Treatment of amounts received.— 6 Amounts received as reimbursements under para-7 graph (1) shall be credited to the fund or account that 8 was used to cover the costs incurred by the Secretary 9 in carrying out the conveyance. Amounts so credited 10 shall be merged with amounts in such fund or account 11 and shall be available for the same purposes, and sub-12 ject to the same conditions and limitations, as 13 amounts in such fund or account.
- 14 (d) DESCRIPTION OF REAL PROPERTY.—The exact
 15 acreage and legal description of the real property to be con16 veyed under subsection (a) shall be determined by a survey
 17 satisfactory to the Secretary.
- 18 (e) Additional Terms and Conditions.—The Sec-19 retary may require such additional terms and conditions 20 in connection with the conveyance under subsection (a) as 21 the Secretary considers appropriate to protect the interests 22 of the United States.

1	SEC. 2859. EXTENSION OF POTOMAC HERITAGE NATIONAL
2	SCENIC TRAIL THROUGH FORT BELVOIR, VIR-
3	GINIA.
4	(a) AGREEMENT AUTHORITY.—The Secretary of the
5	Army may enter into a revocable at will easement with the
6	Secretary of the Interior to provide land along the perimeter
7	of Fort Belvoir, Virginia, to be used as a segment the Poto-
8	mac Heritage National Scenic Trail.
9	(b) Selection Criteria.—In determining the extent
10	of the easement, the Secretary of the Army shall provide
11	for a single trail, and select alignments of the trail, along
12	the perimeter of Fort Belvoir. In making that determina-
13	tion, the Secretary shall consider—
14	(1) the perimeter security requirements to protect
15	the assets, people, and agency missions located at Fort
16	Belvoir;
17	(2) the appropriate setback from adjacent road-
18	ways to provide for a safe and enjoyable experience
19	for users of the trail; and
20	(3) any planned future expansion of roadways,
21	including United States Route 1, so that the trail will
22	not be adversely impacted by roadway construction.
23	(c) Trail Administration and Management.—Any
24	segment of the Potomac Heritage National Scenic Trail
25	along the perimeter of Fort Belvoir shall be administered
26	by the Secretary of the Interior, acting through the National

- 1 Park Service, and shall be managed by the Secretary of the
- 2 Army, by an appropriate local agency, or by any other
- 3 party mutually acceptable to the Secretary of the Army and
- 4 the National Park Service. A written agreement confirming
- 5 this management arrangement shall be co-signed by the
- 6 parties to the easement agreement.

7 Subtitle F—Other Matters

- 8 SEC. 2871. REVISED DEADLINE FOR TRANSFER OF ARLING-
- 9 TON NAVAL ANNEX TO ARLINGTON NATIONAL
- 10 **CEMETERY.**
- 11 Section 2881(h)(1) of the Military Construction Au-
- 12 thorization Act for Fiscal Year 2000 (division B of Public
- 13 Law 106-65; 113 Stat. 879), as amended by section 2871
- 14 of the Military Construction Authorization Act for Fiscal
- 15 Year 2008 (division B of Public Law 110–181; 122 Stat.
- 16 561), is further amended by striking "January 1, 2011"
- 17 and inserting "January 1, 2012".
- 18 SEC. 2872. DECONTAMINATION AND USE OF FORMER BOM-
- 19 BARDMENT AREA ON ISLAND OF CULEBRA.
- 20 Section 204 of the Military Construction Authoriza-
- 21 tion Act, 1974 (Public Law 93–166; 87 Stat. 668) is
- 22 amended by striking subsection (c).

1	SEC. 2873. ACCEPTANCE AND USE OF GIFTS FOR CON-
2	STRUCTION OF ADDITIONAL BUILDING AT
3	NATIONAL MUSEUM OF THE UNITED STATES
4	AIR FORCE, WRIGHT-PATTERSON AIR FORCE
5	BASE.
6	(a) Acceptance Authorized.—The Secretary of the
7	Air Force may accept from the Air Force Museum Founda-
8	tion, a private nonprofit corporation, gifts in the form of
9	cash, treasury instruments, or comparable United States se-
10	curities for the purpose of paying the costs of design and
11	construction of a fourth building for the National Museum
12	of the United States Air Force at Wright-Patterson Air
13	Force Base, Ohio. In making a gift, the Air Force Museum
14	Foundation may specify that all or part of the amount of
15	the gift be utilized solely for the purpose of the design and
16	construction of a particular portion of the building.
17	(b) Escrow Account.—
18	(1) Deposit of gifts.—The Secretary of the
19	Air Force, acting through the Director of Financial
20	Management of the Air Force Materiel Command (in
21	this section referred to as the "Director"), shall de-
22	posit the amount of any gift accepted under sub-
23	section (a) in an escrow account established for that
24	purpose.
25	(2) Investment.—Amounts in the escrow ac-
26	count not required to meet current requirements of the

account shall be invested in public debt securities with maturities suitable to the needs of the account, as determined by the Director, and bearing interest at rates that take into consideration current market yields on outstanding marketable obligations of the United States of comparable securities. The income on such investments shall be credited to and form a part of the account.

(3) Liquidation.—Upon final payment of all invoices and claims associated with the design and construction of the building described in subsection (a), the Secretary shall terminate the escrow account. Any amounts remaining in the account upon termination shall be available to the Secretary, in such amounts as are provided in advance in appropriations Acts, for such purposes as the Secretary considers appropriate.

(c) Use of Gifts.—

(1) DESIGN AND CONSTRUCTION.—The Director shall use amounts in the escrow account, including income on investments, to pay the costs of the design and construction of a fourth building for the National Museum of the United States Air Force, including progress payments for such design and construction, subject to any conditions imposed by the Air Force

- Museum Foundation under subsection (a). Amounts
 in the account shall be available to the Director, in
 such amounts as are provided in advance in appropriations Acts, until expended.
- (2) Time for payment.—Amounts shall be pay-6 able under paragraph (1) upon receipt by the Direc-7 tor of a notification from the technical representative 8 of the contracting officer that construction activities 9 for which such amounts are payable under paragraph (1) have been undertaken. To the maximum extent 10 11 practicable consistent with good business practice, the 12 Director shall limit payment of amounts from the ac-13 count in order to maximize the return on investment 14 of amounts in the account.
- 15 (d) LIMITATION ON CONTRACTS.—The Secretary of the 16 Air Force may not initiate a contract for the design or con-17 struction of a particular portion of the building described 18 in subsection (a) until amounts in the escrow account are 19 sufficient to cover the amount of the contract.
- 20 SEC. 2874. ESTABLISHMENT OF MEMORIAL TO AMERICAN
 21 RANGERS AT FORT BELVOIR, VIRGINIA.
- 22 (a) AUTHORITY TO ESTABLISH MEMORIAL.—The Sec-23 retary of the Army may permit the American Ranger Me-24 morial Association, Inc., to establish and maintain, at a 25 suitable location on Fort Belvoir, Virginia, a national me-

- 1 morial to honor the sacrifice and service of American Rang-
- 2 ers during their almost four hundred years of existence.
- 3 (b) Location and Design.—The actual location and
- 4 final design of the memorial authorized by subsection (a)
- 5 shall be subject to the approval of the Secretary. In selecting
- 6 the location, the Secretary shall seek to maximize visitor
- 7 access to the resulting memorial.
- 8 (c) Maintenance of the memorial
- 9 authorized by subsection (a) by the American Ranger Me-
- 10 morial Association, Inc., shall be subject to such conditions
- 11 regarding access to the memorial, and such other conditions,
- 12 as the Secretary considers appropriate to protect the inter-
- 13 ests of the United States.
- 14 (d) Limitation on Payment of Expenses.—The
- 15 United States Government shall not pay any expense for
- 16 the establishment or maintenance of the memorial author-
- 17 ized by subsection (a).
- 18 SEC. 2875. LEASE INVOLVING PIER ON FORD ISLAND, PEARL
- 19 HARBOR NAVAL BASE, HAWAII.
- 20 (a) Lease.—The Secretary of the Navy shall enter
- 21 into a lease with the USS Missouri Memorial Association
- 22 to authorize the USS Missouri Memorial Association to use
- 23 the pier Foxtrot Five and related real property on Ford
- 24 Island, Pearl Harbor Naval Base, Hawaii, during calendar
- 25 years 2009 and 2010.

- 1 (b) Consideration.—The lease required by subsection
- 2 (a) shall be made without consideration.
- 3 (c) Condition on Use of Leased Property.—As
- 4 a condition on the lease under subsection (a), the USS Mis-
- 5 souri Memorial Association shall agree to preserve and
- 6 maintain the USS Missouri for education purposes, historic
- 7 preservation, and community outreach.
- 8 (d) Effect of Violation.—If the Secretary deter-
- 9 mines at any time that the USS Missouri Memorial Asso-
- 10 ciation is not in compliance with the condition imposed
- 11 by subsection (c), the Secretary may terminate the lease re-
- 12 ferred to in subsection (a). Any determination of the Sec-
- 13 retary under this subsection shall be made on the record
- 14 after an opportunity for a hearing.
- 15 SEC. 2876. NAMING OF HEALTH FACILITY, FORT RUCKER,
- 16 ALABAMA.
- 17 The health facility located at 301 Andrews Avenue in
- 18 Fort Rucker, Alabama, shall be known and designated as
- 19 the "Lyster Army/VA Health Clinic". Any reference in a
- 20 law, map, regulation, document, paper, or other record of
- 21 the United States to such facility shall be deemed to be a
- 22 reference to the Lyster Army/VA Health Clinic.

1 TITLE XXIX—ADDITIONAL WAR-

- 2 RELATED AND EMERGENCY
- 3 **MILITARY CONSTRUCTION**
- 4 **AUTHORIZATIONS FOR FIS-**
- 5 **CAL YEAR 2008**
 - Sec. 2901. Authorized Army construction and land acquisition projects.
 - Sec. 2902. Authorized Navy construction and land acquisition projects.
 - Sec. 2903. Authorized Air Force construction and land acquisition projects.
 - Sec. 2904. Authorized Defense Agencies construction and land acquisition projects.
 - Sec. 2905. Termination of authority to carry out fiscal year 2008 Army projects for which funds were not appropriated.

6 SEC. 2901. AUTHORIZED ARMY CONSTRUCTION AND LAND

- 7 ACQUISITION PROJECTS.
- 8 (a) Inside the United States.—Using amounts ap-
- 9 propriated pursuant to the authorization of appropriations
- 10 in subsection (c)(1), the Secretary of the Army may acquire
- 11 real property and carry out military construction projects
- 12 for the installations or locations inside the United States,
- 13 and in the amounts, set forth in the following table:

Army: Inside the United States

State	Installation or Location	Amount
Alaska	Fort Wainwright	\$17,000,000
California	Fort Irwin	\$11,800,000
Colorado	Fort Carson	\$8,400,000
Georgia	Fort Benning	\$30,500,000
	Fort Gordon	\$39,800,000
Hawaii	Schofield Barracks	\$12,500,000
Kentucky	Fort Campbell	\$9,900,000
	Fort Knox	\$7,400,000
Missouri	Fort Leonard Wood	\$50,000,000
North Carolina	Fort Bragg	\$8,500,000
Oklahoma	Fort Sill	\$9,000,000
South Carolina	Fort Jackson	\$27,000,000
Texas	Fort Bliss	\$17,300,000
	Fort Hood	\$7,200,000
	Fort Sam Houston	\$54,000,000
Virginia	Fort Eustis	\$50,000,000
	Fort Lee	\$7,400,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in subsection (c)(2), the Secretary of the Army may
- 4 acquire real property and carry out military construction
- 5 projects for the installations or locations outside the United
- 6 States, and in the amounts, set forth in the following table:

Army: Outside the United States

Country	Installation or Location	Amount
	Various Locations Baghdad	\$54,000,000 \$13,000,000
	Camp Adder Camp Ramadi	\$13,200,000 \$6,200,000
	Fallujah	\$5,500,000

- 7 (c) AUTHORIZATION OF APPROPRIATIONS.—Funds are
- 8 hereby authorized to be appropriated on or after the date
- 9 of the enactment of this Act for military construction, land
- 10 acquisition, and military family housing functions of the
- 11 Department of the Army in the total amount of
- 12 \$440,700,000 as follows:
- 13 (1) For military construction projects inside the
- 14 United States authorized by subsection (a),
- *\$367,700,000.*
- 16 (2) For military construction projects outside the
- 17 United States authorized by subsection (b),
- 18 \$67,000,000.
- 19 (3) For architectural and engineering services
- and construction design under section 2807 of title
- 21 10, United States Code, \$6,000,000.

1 SEC. 2902. AUTHORIZED NAVY CONSTRUCTION AND LAND

- 2 **ACQUISITION PROJECTS.**
- 3 (a) Inside the United States.—Using amounts ap-
- 4 propriated pursuant to the authorization of appropriations
- 5 in subsection (c)(1), the Secretary of the Navy may acquire
- 6 real property and carry out military construction projects
- 7 for the installations or locations inside the United States,
- 8 and in the amounts, set forth in the following table:

Navy: Inside the United States

State	Installation or Location	Amount
California	Camp Pendleton	\$9,270,000
	China Lake	\$7,210,000
	Point Mugu	\$7,250,000
	San Diego	\$12,299,000
	Twentynine Palms	\$11,250,000
Florida	Elgin Air Force Base	\$780,000
Mississippi	Gulfport	\$6,570,000
North Carolina	Camp Lejeune	\$27,980,000
Virginia	Yorktown	\$8,070,000

9 (b) Outside the United States.—Using amounts

- 10 appropriated pursuant to the authorization of appropria-
- 11 tions in subsection (c)(2), the Secretary of the Navy may
- 12 acquire real property and carry out military construction
- 13 projects for the installations or locations outside the United
- 14 States, and in the amounts, set forth in the following table:

Navy: Outside the United States

Country	Installation or Location	Amount
Djibouti	Camp Lemonier	\$22,390,000

- 15 (c) Authorization of Appropriations.—Subject to
- 16 section 2825 of title 10, United States Code, funds are here-
- 17 by authorized to be appropriated on or after the date of

1	the enactment of this Act for military construction, land
2	acquisition, and military family housing functions of the
3	Department of the Navy in the total amount of \$94,731,000
4	as follows:
5	(1) For military construction projects inside the
6	United States authorized by subsection (a),
7	\$90,679,000.
8	(2) For military construction projects outside the
9	United States authorized by subsection (b),
10	\$22,390,000.
11	(3) For architectural and engineering services
12	and construction design under section 2807 of title
13	10, United States Code, \$4,052,000.
14	(4) For construction and acquisition, planning
15	and design, and improvement of military family
16	housing and facilities, \$11,766,000.
17	SEC. 2903. AUTHORIZED AIR FORCE CONSTRUCTION AND
18	LAND ACQUISITION PROJECTS.
19	(a) Inside the United States.—Using amounts ap-
20	propriated pursuant to the authorization of appropriations
	in subsection $(c)(1)$, the Secretary of the Air Force may ac-
	quire real property and carry out military construction
	projects for the installations or locations inside the United

24 States, and in the amounts, set forth in the following table:

681Air Force: Inside the United States

Country	Installation or Location	Amount
California	Beale Air Force Base	\$17,600,000
Florida	Eglin Air Force Base	\$11,000,000
New Jersey	McGuire Air Force Base	\$6,200,000
New Mexico	Cannon Air Force Base	\$8,000,000

- 1 (b) Outside the United States.—Using amounts
- 2 appropriated pursuant to the authorization of appropria-
- 3 tions in subsection (c)(2), the Secretary of the Air Force
- 4 may acquire real property and carry out military construc-
- 5 tion projects for the installations or locations outside the
- 6 United States, and in the amounts, set forth in the following
- 7 table:

Air Force: Outside the United States

Country	Installation or Location	Amount
	Masirah Air Base	\$6,300,000 \$100,400,000

- 8 (c) Authorization of Appropriations.—Funds are
- 9 hereby authorized to be appropriated on or after the date
- 10 of the enactment of this Act for military construction, land
- 11 acquisition, and military family housing functions of the
- 12 Department of the Air Force in the total amount of
- 13 *\$150,927,000, as follows:*
- 14 (1) For military construction projects inside the
- 15 United States authorized by subsection (a),
- 16 \$42,800,000.

1	(2) For military construction projects outside the
2	United States authorized by subsection (b),
3	\$106,700,000.
4	(3) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$1,427,000.
7	SEC. 2904. AUTHORIZED DEFENSE AGENCIES CONSTRUC-
8	TION AND LAND ACQUISITION PROJECTS.
8 9	TION AND LAND ACQUISITION PROJECTS. (a) Inside the United States.—Using amounts ap-
9	
9 10	(a) Inside the United States.—Using amounts ap-
9 10 11	(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations
9 10 11 12	(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (b)(1), the Secretary of Defense may acquire
9 10 11 12 13	(a) Inside the United States.—Using amounts appropriated pursuant to the authorization of appropriations in subsection (b)(1), the Secretary of Defense may acquire real property and carry out military construction projects

Defense Agencies: Inside the United States

Country	Installation or Location	Amount
Kansas	Fort Benning	\$350,000,000 \$404,000,000 \$122,000,000

15 (b) AUTHORIZATION OF APPROPRIATIONS.—Funds are 16 hereby authorized to be appropriated on or after the date 17 of the enactment of this Act for military construction, land 18 acquisition, and military family housing functions of the 19 Department of Defense (other than the military depart-20 ments) in the total amount of \$956,000,000, as follows:

1	(1) For military construction projects inside the
2	United States authorized by subsection (a),
3	\$876,000,000.
4	(2) For architectural and engineering services
5	and construction design under section 2807 of title
6	10, United States Code, \$80,000,000.
7	SEC. 2905. TERMINATION OF AUTHORITY TO CARRY OUT
8	FISCAL YEAR 2008 ARMY PROJECTS FOR
9	WHICH FUNDS WERE NOT APPROPRIATED.
10	The table in section 2901(b) of the Military Construc-
11	tion Authorization Act for Fiscal Year 2008 (division B
12	of Public Law 110–181; 122 Stat. 570) is amended—
13	(1) in the item relating to Bagram Air Base, Af-
14	ghanistan, by striking "\$249,600,000" in the amount
15	column and inserting "\$195,600,000";
16	(2) in the item relating to Camp Adder, Iraq, by
17	striking "\$80,650,000" in the amount column and in-
18	serting "\$75,800,000";
19	(3) in the item relating to Camp Anaconda,
20	Iraq, by striking "\$53,500,000" in the amount col-
21	umn and inserting "\$10,500,000";
22	(4) in the item relating to Camp Victory, Iraq,
23	by striking "\$65,400,000" in the amount column and
24	inserting "\$60,400,000";

1	(5) by striking the item relating to Tikrit, Iraq,
2	and
3	(6) in the item relating to Camp Speicher, Iraq,
4	by striking "\$83,900,000" in the amount column and
5	inserting "\$74,100,000".
6	DIVISION C—DEPARTMENT OF
7	ENERGY NATIONAL SECURITY
8	AUTHORIZATIONS AND
9	OTHER AUTHORIZATIONS
10	TITLE XXXI—DEPARTMENT OF
11	ENERGY NATIONAL SECURITY
12	PROGRAMS
	Subtitle A—National Security Programs Authorizations
	Sec. 3101. National Nuclear Security Administration. Sec. 3102. Defense environmental cleanup. Sec. 3103. Other defense activities. Sec. 3104. Defense nuclear waste disposal. Sec. 3105. Energy security and assurance.
	Subtitle B—Program Authorizations, Restrictions, and Limitations
	Sec. 3111. Utilization of international contributions to the Russian plutonium disposition program. Sec. 3112. Extension of deadline for Comptroller General report on Department of Energy protective force management.
13	Subtitle A—National Security
14	Programs Authorizations
15	SEC. 3101. NATIONAL NUCLEAR SECURITY ADMINISTRA
16	TION.
17	(a) Authorization of Appropriations.—Funds are
18	hereby authorized to be appropriated to the Department of
19	Energy for fiscal year 2009 for the activities of the National

1	Nuclear Security Administration in carrying out programs
2	necessary for national security in the amount of
3	\$9,301,922,000, to be allocated as follows:
4	(1) For weapons activities, \$6,609,639,000.
5	(2) For defense nuclear nonproliferation activi-
6	ties, \$1,455,148,000.
7	(3) For naval reactors, \$828,054,000.
8	(4) For the Office of the Administrator for Nu-
9	clear Security, \$409,081,000.
10	(b) Authorization of New Plant Projects.—
11	From funds referred to in subsection (a) that are available
12	for carrying out plant projects, the Secretary of Energy
13	may carry out new plant projects for the National Nuclear
14	Security Administration as follows:
15	(1) For readiness in technical base and facilities,
16	the following new plant projects:
17	Project 09-D-404, Test Capabilities Revi-
18	talization, Phase 2, Sandia National Labora-
19	tories, New Mexico, \$3,000,000.
20	Project 08–D–806, Ion Beam Laboratory
21	Refurbishment, Sandia National Laboratories,
22	New Mexico, \$10,014,000.
23	(2) For naval reactors, the following new plant
24	projects:

1	Project 09-D-902, Naval Reactor Facilities
2	Production Support Complex, Naval Reactors
3	Facility, Idaho, \$8,300,000.
4	Project 09–D–190, KAPL Infrastructure
5	Upgrades, Schenectady, New York, \$1,000,000.
6	
7	SEC. 3102. DEFENSE ENVIRONMENTAL CLEANUP.
8	Funds are hereby authorized to be appropriated to the
9	Department of Energy for fiscal year 2009 for defense envi-
10	ronmental cleanup activities in carrying out programs nec-
11	essary for national security in the amount of
12	\$5,317,256,000.
13	SEC. 3103. OTHER DEFENSE ACTIVITIES.
14	Funds are hereby authorized to be appropriated to the
15	Department of Energy for fiscal year 2009 for other defense
16	activities in carrying out programs necessary for national
17	security in the amount of \$1,321,461,000, of which
18	\$487,008,000 is for construction of the Mixed Oxide Fuel
19	Fabrication Facility at the Savannah River Site, South
20	Carolina, and associated program activities and functions.
21	SEC. 3104. DEFENSE NUCLEAR WASTE DISPOSAL.
22	Funds are hereby authorized to be appropriated to the
23	Department of Energy for fiscal year 2009 for defense nu-
24	clear waste disposal for payment to the Nuclear Waste Fund
25	established in section 302(c) of the Nuclear Waste Policy

- 1 Act of 1982 (42 U.S.C. 10222(c)) in the amount of
- 2 \$247,371,000.
- 3 SEC. 3105. ENERGY SECURITY AND ASSURANCE.
- 4 Funds are hereby authorized to be appropriated to the
- 5 Department of Energy for fiscal year 2009 for energy secu-
- 6 rity and assurance programs necessary for national secu-
- 7 rity in the amount of \$7,622,000.
- 8 Subtitle B—Program Authoriza-
- 9 tions, Restrictions, and Limita-
- 10 *tions*
- 11 SEC. 3111. UTILIZATION OF INTERNATIONAL CONTRIBU-
- 12 TIONS TO THE RUSSIAN PLUTONIUM DIS-
- 13 **POSITION PROGRAM.**
- 14 (a) In General.—The Secretary of Energy may, in
- 15 consultation with the Secretary of State, enter into one or
- 16 more agreements with any person (including a foreign gov-
- 17 ernment, international organization, or multinational enti-
- 18 ty) that the Secretary of Energy considers appropriate,
- 19 under which the person contributes funds for the effective
- 20 and transparent disposition of excess weapon-grade Rus-
- 21 sian plutonium in the Russian Federation, known as the
- 22 Russian Plutonium Disposition Program.
- 23 (b) Retention and Use of Amounts.—Subject to
- 24 the availability of appropriations, the Secretary of Energy
- 25 may retain and use amounts contributed under an agree-

- 1 ment under subsection (a) for purposes of the Russian Plu-
- 2 tonium Disposition Program. Amounts so contributed shall
- 3 be retained in a separate fund established in the Treasury
- 4 for such purposes, subject to the availability of appropria-
- 5 tions, consistent with an agreement under subsection (a).
- 6 (c) Return of Amounts Not Used Within 5
- 7 Years.—If an amount contributed under an agreement
- 8 under subsection (a) is not used under this section within
- 9 5 years after it was contributed, the Secretary of Energy
- 10 shall return that amount to the person who contributed it.
- 11 (d) Notice To Appropriate Congressional Com-
- 12 MITTEES.—Not later than 30 days after the receipt of an
- 13 amount contributed under subsection (b), the Secretary of
- 14 Energy shall submit to the appropriate congressional com-
- 15 mittees a notice specifying the purpose and value of the con-
- 16 tribution and identifying the person who contributed it. The
- 17 Secretary may not use such amount until 15 days after the
- 18 notice is submitted.
- 19 (e) Annual Report.—Not later than October 31 of
- 20 each year, beginning in the fiscal year in which the first
- 21 contributions are retained under subsection (b), the Sec-
- 22 retary of Energy shall submit to the appropriate congres-
- 23 sional committees a report on the receipt and use of
- 24 amounts under this section during the preceding fiscal year.
- 25 Each report for a fiscal year shall set forth—

1	(1) a statement of any amounts received under
2	this section, including, for each such amount, the
3	value of the contribution and the person who contrib-
4	$uted\ it;$
5	(2) a statement of any amounts used under this
6	section, including, for each such amount, the purposes
7	for which the amount was used; and
8	(3) a statement of the amounts retained but not
9	used under this section including, for each such
10	amount, the purposes (if known) for which the Sec-
11	retary intends to use the amount.
12	(f) Expiration.—The authority to accept, retain, and
13	use contributions under this section shall expire on Decem-
14	ber 31, 2013.
15	(g) Appropriate Congressional Committees De-
16	FINED.—In this section, the term "appropriate congres-
17	sional committees" means—
18	(1) the Committee on Armed Services, the Com-
19	mittee on Appropriations, and the Committee on For-
20	eign Affairs of the House of Representatives; and
21	(2) the Committee on Armed Services, the Com-
22	mittee on Appropriations, and the Committee on For-
23	eign Relations of the Senate.

	030
1	SEC. 3112. EXTENSION OF DEADLINE FOR COMPTROLLER
2	GENERAL REPORT ON DEPARTMENT OF EN-
3	ERGY PROTECTIVE FORCE MANAGEMENT.
4	Section 3124(a)(1) of the National Defense Authoriza-
5	tion Act for Fiscal Year 2008 (Public Law 110–181; 122
6	Stat. 580) is amended by striking "Not later than 180 days
7	after the date of the enactment of this Act," and inserting
8	"No later than March 1, 2009,".
9	TITLE XXXII—DEFENSE NU-
10	CLEAR FACILITIES SAFETY
11	BOARD
	Sec. 3201. Authorization.
12	SEC. 3201. AUTHORIZATION.
13	There are authorized to be appropriated for fiscal year
14	2009, \$25,499,000 for the operation of the Defense Nuclear
15	Facilities Safety Board under chapter 21 of the Atomic En-
16	ergy Act of 1954 (42 U.S.C. 2286 et seq.).
17	TITLE XXXIV—NAVAL
18	PETROLEUM RESERVES
	Sec. 3401. Authorization of appropriations.
19	SEC. 3401. AUTHORIZATION OF APPROPRIATIONS.
20	(a) Amount.—There are hereby authorized to be ap-
21	propriated to the Secretary of Energy \$19,099,000 for fiscal
22	year 2009 for the purpose of carrying out activities under
23	chapter 641 of title 10, United States Code, relating to the

24 naval petroleum reserves.

1	(b) Period of Availability.—Funds appropriated
2	pursuant to the authorization of appropriations in sub-
3	section (a) shall remain available until expended.
4	TITLE XXXV—MARITIME
5	ADMINISTRATION
	Sec. 3501. Authorization of appropriations for fiscal year 2009. Sec. 3502. Limitation on export of vessels owned by the Government of the United States for the purpose of dismantling, recycling, or scrapping. Sec. 3503. Student incentive payment agreements.
	Sec. 3504. Riding gang member requirements. Sec. 3505. Maintenance and Repair Reimbursement Program for the Maritime
	Security Fleet. Sec. 3506. Temporary program authorizing contracts with adjunct professors at the United States Merchant Marine Academy.
6	SEC. 3501. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
7	CAL YEAR 2009.
8	Funds are hereby authorized to be appropriated for fis-
9	cal year 2009, to be available without fiscal year limitation
10	if so provided in appropriations Acts, for the use of the De-
11	partment of Transportation for the Maritime Administra-
12	tion as follows:
13	(1) For expenses necessary for operations and
14	training activities, \$117,848,000, of which—
15	(A) \$8,150,000 shall remain available until
16	expended for capital improvements at the United
17	States Merchant Marine Academy, and
18	(B) \$8,306,000 shall remain available until
19	expended for maintenance and repair of school
20	ships of the State Maritime Academies

- 1 (2) For expenses to maintain and preserve a
 2 United States-flag merchant fleet to serve the national
 3 security needs of the United States under chapter 531
 4 of title 46, Unites States Code, \$193,500,000, of which
 5 \$19,500,000 will be available for costs associated with
 6 the maintenance reimbursement pilot program under
 7 section 3517 of the Maritime Security Act of 2003 (46)
 8 U.S.C 53101 note).
 - (4) For assistance to small shipyards and maritime communities under section 54101 of title 46, United States Code, \$25,000,000.
 - (5) For expenses to dispose of obsolete vessels in the National Defense Reserve Fleet, \$18,000,000.
 - (6) For the cost (as defined in section 502(5) of the Federal Credit Reform Act of 1990 (2 U.S.C. 661a(5)) of loan guarantees under the program authorized by chapter 537 of title 46, United States Code, \$30,000,000.
 - (7) For administrative expenses related to the implementation of the loan guarantee program under chapter 537 of title 46, United States Code, administrative expenses related to implementation of the reimbursement program under section 3517 of the Maritime Security Act of 2003 (46 U.S.C. 53101 note), and administrative expenses related to the implemen-

1	tation of the small shipyards and maritime commu-
2	nities assistance program under section 54101 of title
3	46, United States Code, \$3,531,000.
4	SEC. 3502. LIMITATION ON EXPORT OF VESSELS OWNED BY
5	THE GOVERNMENT OF THE UNITED STATES
6	FOR THE PURPOSE OF DISMANTLING, RECY-
7	CLING, OR SCRAPPING.
8	(a) In General.—Except as provided in subsection
9	(b), no vessel that is owned by the Government of the United
10	States shall be approved for export to a foreign country for
11	purposes of dismantling, recycling, or scrapping.
12	(b) Exception.—Subsection (a) shall not apply with
13	respect to a vessel if the Administer of the Maritime Admin-
14	istration certifies that—
15	(1) a compelling need for dismantling, recycling,
16	or scrapping the vessel exists;
17	(2) there is no available capacity in the United
18	States to conduct the dismantling, recycling, or scrap-
19	ping of the vessel;
20	(3) any dismantling, recycling, or scrapping of
21	the vessel in a foreign country will be conducted in
22	full compliance with environmental, safety, labor, and
23	health requirements for ship dismantling, recycling,
24	or scrapping that are equivalent to the laws of the
25	United States: and

1	(4) the export of the vessel under this section will
2	only be for dismantling, recycling, or scrapping of the
3	vessel.
4	(c) Certification.—The certification required in
5	subsection (b) must be provided to the Committee on Armed
6	Services of the House of Representatives and the Committee
7	on Commerce, Science, and Transportation of the Senate
8	at least 90 days before any vessel is approved for transport
9	to a foreign country for purposes of dismantling, recycling,
10	or scrapping.
11	(d) United States Defined.—In this section the
12	term "United States" means the States of the United States,
13	Puerto Rico, and Guam.
14	SEC. 3503. STUDENT INCENTIVE PAYMENT AGREEMENTS.
15	Section 51509(b) of title 46, United States Code, is
16	amended—
17	(1) by striking "\$4,000" and inserting "\$8,000";
18	(2) by inserting "tuition," after "uniforms,";
19	and
20	(3) by inserting 'before the start of each aca-
21	demic year" after "and be paid".
22	SEC. 3504. RIDING GANG MEMBER REQUIREMENTS.
23	Section 1018 of the John Warner National Defense Au-
24	thorization Act for Fiscal Year 2007 (Public Law 109–364;
25	120 Stat. 2380) is amended to read as follows:

1 "SEC. 1018. RIDING GANG MEMBER REQUIREMENTS.

2	"(a) In General.—The Secretary of Defense may not
3	award, renew, extend, or exercise an option to extend any
4	charter of a vessel documented under chapter 121 of title
5	46, United States Code, for the Department of Defense, or
6	any contract for the carriage of cargo by a vessel docu-
7	mented under that chapter for the Department of Defense,
8	unless the charter or contract, respectively, includes provi-
9	sions that—
10	"(1) subject to paragraph (2), allow riding gang
11	members to perform work on the vessel during the ef-
12	fective period of the charter or contract only under
13	terms, conditions, restrictions, and requirements as
14	provided in section 8106 of title 46, United States
15	Code; and
16	"(2) require that riding gang members hold a
17	merchant mariner's document issued under chapter
18	73 of title 46, United States Code, or a transportation
19	security card issued under section 70105 of such title.
20	"(b) Exemption.—
21	"(1) In general.—In accordance with regula-
22	tions issued by the Secretary of Defense, an indi-
23	vidual shall not be treated as a riding gang member
24	for the purposes of section 8106 of title 46, United
25	States Code and this section if—

1	"(A) the individual is aboard a vessel that
2	is under charter or contract for the carriage of
3	cargo for the Department of Defense, for purposes
4	other than engaging in the operation or mainte-
5	nance of the vessel; and
6	"(B) the individual—
7	"(i) accompanies, supervises, guards,
8	or maintains unit equipment aboard a ship,
9	commonly referred to as supercargo per-
10	sonnel;
11	"(ii) is one of the force protection per-
12	sonnel of the vessel;
13	"(iii) is a specialized repair techni-
14	cian; or
15	"(iv) is otherwise required by the Sec-
16	retary of Defense to be aboard the vessel.
17	"(2) Background Check.—
18	"(A) In general.—This section shall not
19	apply to an individual unless—
20	"(i) the name and other necessary
21	identifying information for the individual
22	is submitted to the Secretary for a back-
23	ground check; and
24	"(ii) except as provided in subpara-
25	graph (B), the individual successfully passes

1	a background check by the Secretary prior
2	to going aboard the vessel.
3	"(B) Waiver.—The Secretary may waive
4	the application of subparagraph $(A)(ii)$ for an
5	individual who holds a merchant mariner's doc-
6	ument issued under chapter 73 of title 46,
7	United States Code, or a transportation security
8	card issued under section 70105 of such title.
9	"(3) Exempted individual not treated as in
10	ADDITION TO THE CREW.—An individual who, under
11	paragraph (1), is not treated as a riding gang mem-
12	ber shall not be counted as an individual in addition
13	to the crew for the purposes of section 3304 of title
14	46, United States Code.".
15	SEC. 3505. MAINTENANCE AND REPAIR REIMBURSEMENT
16	PROGRAM FOR THE MARITIME SECURITY
17	FLEET.
18	Section 3517(a) of the Maritime Security Act of 2003
19	(46 U.S.C. 53101 note; as amended by section 3503 of the
20	National Defense Authorization Act for Fiscal Year 2006
21	(119 Stat. 3548)) is amended by adding at the end the fol-
22	lowing:
23	"(3) Existing operating agreements.—The
24	Secretary of Transportation shall, subject to the avail-
25	ability of appropriations, seek to enter into an agree-

1	ment under this section with one or more contractors
2	under an operating agreement under that chapter
3	that is in effect on the date of the enactment of this
4	paragraph, regarding maintenance and repair of all
5	vessels that are subject to the operating agreement.".
6	SEC. 3506. TEMPORARY PROGRAM AUTHORIZING CON-
7	TRACTS WITH ADJUNCT PROFESSORS AT THE
8	UNITED STATES MERCHANT MARINE ACAD-
9	EMY.
10	(a) In General.—The Maritime Administrator may
11	establish a temporary program for the purpose of, subject
12	to the availability of appropriations, contracting with indi-
13	viduals as personal services contractors to provide services
14	as adjunct professors at the Academy, if the Maritime Ad-
15	ministrator determines that there is a need for adjunct pro-
16	fessors and the need is not of permanent duration.
17	(b) Contract Requirements.—Each contract under
18	the program—
19	(1) must be approved by the Maritime Adminis-
20	trator;
21	(2) subject to paragraph (3), shall be for a dura-
22	tion, including options, of not to exceed one year un-
23	less the Maritime Administrator finds that excep-
24	tional circumstances justify an extension of up to one
25	additional year; and

1	(3) shall terminate not later than 6 months after
2	the termination of contract authority under sub-
3	section (d).
4	(c) Limitation on Number of Contractors.—In
5	awarding contacts under the program, the Maritime Ad-
6	ministrator shall ensure that not more than 25 individuals
7	actively provide services in any one academic trimester, or
8	equivalent, as contractors under the program.
9	(d) Termination of Contracting Authority.—The
10	authority to award contracts under the program shall ter-
11	minate upon the expiration of December 31, 2009.
12	(e) Existing Contracts.—Any contract entered into
13	before the effective date of this section for the services of an
14	adjunct professor at the Academy shall remain in effect for
15	the trimester (or trimesters) for which the services were con-
16	tracted.
17	(f) Definitions.—In this section:
18	(1) Academy.—The term "Academy" means the
19	United States Merchant Marine Academy.
20	(2) Maritime administrator.—The term
21	"Maritime Administrator" means the Administrator
22	of the Maritime Administration, or a designee of the
23	Administrator.
24	(3) Program.—The term "program" means the
25	program established under subsection (a).

Amend the title so as to read: "A bill to authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes.".

Union Calendar No. 413

110TH CONGRESS H. R. 5658

[Report No. 110-652]

A BILL

To authorize appropriations for fiscal year 2009 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2009, and for other purposes.

May 16, 2008

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed